EXHIBIT A

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 2 of 112 PageID #:9

ELECTRONICALLY FILED
8/15/2017 11:58 PM
2017-L-062046
CALENDAR: G
PAGE 1 of 5
CIRCUIT COURT OF
INTY COOK COUNTY, ILLINOIS
LAW DIVISION
CLERK DOROTHY BROWN

IN THE CIRCUIT COURT OF COOK COUNTY COOK COUNTY, ILLINOIS LAW DIVISION CLERK DOPOTTLY PROVIDE

Nos.

MICHAEL E. HOGG,

Plaintiff

v.
ALEX JONES,
INFOWARSSTORE.COM
GLOBAL HEALING CENTER,
DR. EDWARD GROUP,

Defendant(s)

COMPLAINT FOR FRAUD, CONSPIRACY TO COMMIT FRAUD AND STRICT PRODUCT LIABILITY

NOW COMES Plaintiff MICHAEL E. HOGG, filing pro se, and complains against ALEX JONES, INFOWARSSTORE.COM, GLOBAL HEALING CENTER and DR. EDWARD GROUP for STRICT PRODUCTS LIBILITY, FRAUD, CONSPIRACY TO COMMIT FRAUD. In support, Plaintiff states as follows.

STATEMENT OF FACTS

- 1. Plaintiff MICHAEL E. HOGG is a resident of Glenview, Cook County, Illinois
- Defendant ALEX JONES is a radio broadcaster who broadcasts on WCKG 1520am, and on the internet via his site INFORWARS.COM
- Defendant INFOWARSSTORE.COM is the website where ALEX JONES sells his
 products including Advance Liver Cleanse Pack (Kit), and places it in interstate
 commerce.

- 4. Defendant Dr. EDWARD GROUP is the individual who claims to have developed the Advance Liver Cleanse.
- 5. Defendant GLOBAL HEALING CENTER produces the Advance Liver Cleanse.
- 6. Plaintiff has a consulting company that manages business to business website websites, also owns weekend raised bed garden company and also fabricate/sell an automotive accessory, successfully from a home office since 2001.
- 7. Plaintiff learned about the Liver Shield/6 day cleans via listening to infowars.com
- Plaintiff purchased the Advanced Liver Cleans Pack (Kit) in mid-June 2015 which consisted of Liver Shield and; Oxy-Powder
- 9. Plaintiff followed the watched a video about the 6 day liver cleanse on its health benefits produced via Alex Jone's inforwars. Because of my schedule, there was no time to do a 6 day cleanse so instead plaintiff took took a the Oxy-Powder pills (Magnesium)
- 10. Plaintiff tried the Liver Shield in late August, 2015. On that day, Plaintiff felt some pain in his abdomen. The pain subsided in a week
- 11. Plaintiff tried the Liver Shield again on Sunday September, 13 th 2015. On that day, he felt the same pain on his left side, which felt the similar to the previous pain, but much worse.
- 12. On Friday September, 18 th 2015 Plaintiff went to his primary physician and showed him the liver shield container.
- 13. Plaintiff's physician proceeded to explain to me that the pain is near my stomach/spleen and ordered blood tests
- 14. On Sunday September, 20 th 2015 Plaintiff contacted infowars using a chat log about the pain and emailed global health healing center about the pain.

- 15. By that evening, Sunday September 20th 2015 Plaintiff was in the emergency room.
- 16. After review of his previous blood tests the Plaintiff's physician to send him home with pain medication.
- 17. Plaintiff insisted that they look further and both an ultrasound and a CT scan were performed, Plaintiff was admitted to the hospital and was given heparin, morphine and was visited by several physicians looking for possible issues
- 18. Test results results showed a large clot in the Plaintiff's portal vein and was proscribed blood thinners.
- 19. On August 10, 2017, Plaintiff had a followup MRI which showed that the portal vein could no longer be identified, and tortuous collateral veins had developed to compensate for the lack of portal vein,
- 20. Plaintiff suffers from pain every day.
- 21. Plaintiff's illness can be directly traced to the Liver cleans products purchased from the defendants.

COUNT I- STRICT PRODUCTS LIABILITY (All Edefendants

- 22. Plaintiff hereby incorporates paragraphs 1-21 as paragraph 22 herein
- 23. At all times DR EDWARD GROUP was guaranteeing the health benefits of the liver cleans, and was selling the product produced by GLOBAL HEALING CENTER, with a product endorsement, guarantee and certification by ALEX JONES, and sold through ALEX JONE'S INFORWARSSTORE.COM.
- 24. At all times, Liver Shield Cleanse products in question were manufactured, sold and distributed, through the Defendants and their companies.

- 25. Said products the Oxy Powder, and Liver cleans contain chemicals that if taken in tandem with eachother can and do create negative health effects, including inducing blood clots.
- 26. None of the harmful side effects are listed on their website or on the packaging.
- 27. At all times relevant, Plaintiff MICHAEL HOGG was taking the Oxy-Powder and Liver cleans and had no history of chronic illness.
- 28. After taking the Oxy-powder and Liver cleans, plaintiff began to develop blood clots in his portal vein and has been suffering with pain.
- 29. The blood clots and pain has been directly and proximately caused by his taking the Oxypowder and Liver cleans

Count II-Fraud

- 30. Plaintiff hereby incorporates paragraphs 1-29 as paragraph 30 herein
- 31. Defendants knew that the products did not have any positive health affects
- 32. Defendants marketed and sold the Liver cleans products knowing that they did not have any positive health effects.
- 33. In doing so, Defendants sought to defraud the public by supplying a product that did not induce any positive health effects.

Count III-Conspiracy to Commit Fraud

- 34. Plaintiff hereby incorporates paragraphs 1-29 as paragraph 30 herein
- 35. Defendants knew that the products did not have any positive health affects
- 36. Defendants in concert, marketed and sold the Liver cleans products knowing that they did not have any positive health effects.

ELECTRONICALLY FILEI 8/15/2017 11:58 PM 2017-L-06/2046 PAGE 6.056 37. In doing so, Defendants in concert with eachother sought to defraud the public by supplying a product that did not induce any positive health effects.

WHEREFOR- Plaintiff Michael Hogg prays this honorable court enter a judgment as follows:

- A. A Judgment in the amount of \$1,000,000 from all Defendants for loss of income, pain and suffering and punitive damages.
- B. Any other judgment this court deems right and just

Michael E. Hogg Pro Se

Micheal E. Hogg

809 Glenwood Ln.

Glenview, IL 60025

847-729-7992

IN THE CIRCUIT COURT OF	F COOK COUNTY, ILLINOIS		
MICHAEL EUGENE HOGG	No. 2017 J. 2024		
v. ALEX JONES; INFOWARSSTORE.COM;	No. 2017-L-062046 Defendant Address: ALEX JONES		
GLOBAL HEALING CENTER; EDWARD GROUP;	3001 S LAMAR BLVD STE 100		
	AUSTIN, TX 78704		
	:		
	1		
✓ SUMMONS ☐ ALIA	AS - SUMMONS		
To each defendant:			
YOU ARE SUMMONED and required to file an answ	er to the complaint in this case, a copy of which is hereto		
attached, or otherwise file your appearance, and pay the r following location:	equired fee, in the Office of the Clerk of this Court at the		
☐ Richard J. Daley Center, 50 W. Washington, R	coom,Chicago, Illinois 60602		
✓ District 2 - Skokie □District 3 - Rolli	ng Meadows District 4 - Maywood		
5600 Old Orchard Rd. 2121 Euclid 150	2124) 010011 11101		
Skokie, IL 60077 Rolling Meadov	,		
☐ District 5 - Bridgeview ☐ District 6 - Mark			
10220 S. 76th Ave. 16501 S. Kedzic	0 /		
Bridgeview, IL 60455 Markham, IL 60	,		
You must file within 30 days after service of this Summ	ions, not counting the day of service.		
IF YOU FAIL TO DO SO, A JUDGMENT BY DEFAUL RELIEF REQUESTED IN THE COMPLAINT.	LT MAY BE ENTERED AGAINST YOU FOR THE		
To the officer:			
This Summons must be returned by the officer or other pe	erson to whom it was given for service, with endorsement		
of service and fees, if any, immediately after service. If se	ervice cannot be made, this Summons shall be returned so		
endorsed. This Summons may not be served later than this	rty (30) days after its date.		
Atty. No.: 99500	Witness: Tuesday, 15 August 2017		
Name: MICHAEL EUGENE HOGG	/*/ See /*/		
Atty. for: MICHAEL EUGENE HOGG	DOROTHY BROWN, Clerk of Court		
Address: 809 GLENWOOD LN.	Date of Service		
City/State/Zip Code: GLENVIEW, IL 60025 Date of Service:			
Telephone: (847) 729-7992	(To be inserted by officer on copy left with Defendant or other person)		
Primary Email Address: jdskyles@gmail.com			
Secondary Email Address(es):	**Service by Facsimile Transmission will be accepted at:		
newmedia@ameritech.net			
	(Area Code) (Facsimile Telephone Number)		

IN THE CIRCUIT COURT OF	COOK COUNTY, ILLINOIS
MICHAEL EUGENE HOGG	
ν,	No. 2017-L-062046
ALEX JONES; INFOWARSSTORE.COM;	Defendant Address:
GLOBAL HEALING CENTER; EDWARD GROUP;	INFOWARSSTORE, COM
GLOBAL HEALING CENTER; EDWARD GROUP;	3001 S LAMAR BLVD STE 100 AUSTIN, TX 70802
	noothy th 7002
	1
✓ SUMMONS ☐ ALIA	S - SUMMONS
To each defendant:	
	er to the complaint in this case, a copy of which is hereto
attached, or otherwise file your appearance, and pay the refollowing location:	
☐ Richard J. Daley Center, 50 W. Washington, R	oom ,Chicago, Illinois 60602
✓ District 2 - Skokie □ District 3 - Rolli	
5600 Old Orchard Rd. 2121 Euclid 150	
Skokie, IL 60077 Rolling Meadov	
☐ District 5 - Bridgeview ☐ District 6 - Mark	
10220 S. 76th Ave. 16501 S. Kedzie	•
Bridgeview, IL 60455 Markham, IL 60	,
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of service and fees, if any, immediately after service. If se	
endorsed. This Summons may not be served later than thin	
Atty. No.: 99500	Witness: Tuesday, 15 August 2017.
Name: MICHAEL EUGENE HOGG	/*/ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
Atty. for: MICHAEL EUGENE HOGG	DOROTHY BROWN, Clerk of Count
Address: 809 GLENWOOD LN.	Date of Service:
City/State/Zip Code: GLENVIEW, IL 60025	Date of Service:
Telephone: (847) 729-7992	(To be inserted by officer on copy left with Defendant or other person)
Primary Email Address: jdskyles@gmail.com	
Secondary Email Address(es):	**Service by Facsimile Transmission will be accepted at:
newmedia@ameritech.net	
ne winemate amerinet	(Area Code) (Facsimile Telephone Number)

IN THE CIRCUIT COURT OF	F COOK COUNTY, ILLINOIS
MICHAEL EUGENE HOGG	I
v.	No. 2017-L-062046
ALEX JONES; INFOWARSSTORE.COM;	Defendant Address: GLOBAL HEALING CENTER
GLOBAL HEALING CENTER; EDWARD GROUP;	2040 NORTH LOOP WEST, SUITE 234
GEODETIC TELEVIS CENTER, ED WIND GROOT,	HOUSTON, TX 77018
	1
	1
✓ SUMMONS ☐ ALIA	AS - SUMMONS
To each defendant:	
YOU ARE SUMMONED and required to file an answer	er to the complaint in this case, a copy of which is hereto
attached, or otherwise file your appearance, and pay the refollowing location:	
☐ Richard J. Daley Center, 50 W. Washington, R	oom ,Chicago, Illinois 60602
☑District 2 - Skokie ☐District 3 - Rolli	
5600 Old Orchard Rd. 2121 Euclid 150	Maybrook Ave.
Skokie, IL 60077 Rolling Meadov	
☐ District 5 - Bridgeview ☐ District 6 - Mark	cham Richard J. Daley Center
10220 S. 76th Ave. 16501 S. Kedzie	Pkwy. 50 W. Washington, LL-01
Bridgeview, IL 60455 Markham, IL 60	O428 Chicago, IL 60602
You must file within 30 days after service of this Summ	ions, not counting the day of service.
IF YOU FAIL TO DO SO, A JUDGMENT BY DEFAUL RELIEF REQUESTED IN THE COMPLAINT.	LT MAY BE ENTERED AGAINST YOU FOR THE
To the officer:	
This Summons must be returned by the officer or other pe	erson to whom it was given for service, with endorsement
of service and fees, if any, immediately after service. If se	
endorsed. This Summons may not be served later than thin	
Atty. No.: 99500	Witness: Tuesday, 15 August 2017
Name: MICHAEL EUGENE HOGG	*\ \(\frac{2}{2} \)
Atty. for: MICHAEL EUGENE HOGG	DOROTHY BROWN, Clerk of Court
Address: 809 GLENWOOD LN.	Date of Service:
City/State/Zip Code: GLENVIEW, IL 60025	Date of Service.
Telephone: (847) 729-7992	(To be inserted by officer on copy left with Defendant or other person)
Primary Email Address: jdskyles@gmail.com	
Secondary Email Address(es):	**Service by Facsimile Transmission will be accepted at:
newmedia@ameritech.net	
AV 11 ALA WAR WOOD ALL ALL ALL ALL ALL ALL ALL ALL ALL AL	(Area Code) (Facsimile Telephone Number)

IN THE CIRCUIT COURT O	F COOK COUNTY, ILLINOIS
MICHAEL EUGENE HOGG	No. 2017-L-062046
₹.	Defendant Address:
ALEX JONES; INFOWARSSTORE.COM;	EDWARD GROUP
GLOBAL HEALING CENTER; EDWARD GROUP;	2040 NORTH LOOP WEST, SUITE 234
	HOUSTON, TX 77018
✓ SUMMONS ☐ ALL	AS - SUMMONS
To each defendant:	
*	ver to the complaint in this case, a copy of which is hereto
attached, or otherwise file your appearance, and pay the following location:	required fee, in the Office of the Clerk of this Court at the
☐ Richard J. Daley Center, 50 W. Washington, F	Room ,Chicago, Illinois 60602
☑ District 2 - Skokie ☐ District 3 - Roll	ing Meadows
5600 Old Orchard Rd. 2121 Euclid 15	00 Maybrook Ave.
Skokie, IL 60077 Rolling Meado	
☐ District 5 - Bridgeview ☐ District 6 - Marl	kham Richard J. Daley Center
10220 S. 76th Ave. 16501 S. Kedzi	e Pkwy. 50 W. Washington, LL-01
Bridgeview, IL 60455 Markham, IL 6	0428 Chicago, IL 60602
You must file within 30 days after service of this Summ	nons, not counting the day of service.
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To the officer:	
	erson to whom it was given for service, with endorsement
	ervice cannot be made, this Summons shall be returned so
endorsed. This Summons may not be served later than the	
☐ Atty. No.:99500	Witness: Tuesday 15 August 2017
	Witness: Tuesday, 15 August 2017
Name: MICHAEL EUGENE HOGG	DODOTHY DROWN Clark of CEA
Atty. for: MICHAEL EUGENE HOGG	DOROTHY BROWN, Clerk of Count
Address: 809 GLENWOOD LN.	Date of Service:
City/State/Zip Code: GLENVIEW, IL 60025	(To be inserted by officer on copy left with Defendant or other person)
Telephone: (847) 729-7992	(10 be inscreed by officer on copy left with Defendant or other person)
Primary Email Address: jdskyles@gmail.com	**Coming by Consistin Temporalization will be accounted at
Secondary Email Address(es):	**Service by Facsimile Transmission will be accepted at:
newmedia@ameritech.net	
	(Area Code) (Facsimile Telephone Number)

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 11 of 112 PageID #:18

CIRCUIT COURT OF COOK COUNTY LAW DIV., RM. 801 DALEY CTR. CHICAGO, IL. 60602

ID: LD2017L062046 20170816000006 HOGG MICHAEL EUGE

PRO SE

* * * * * NOTICE * * * * *

CASE 17-L-062046

HOGG MICHAEL EUGENE V. JONES ALEX
THERE WILL BE A CASE MANAGEMENT CALL OF YOUR CASE ON WEDNESDAY
THE 11TH DAY OF OCTOBER IN ROOM J243 AT 9:00 A.M. AT THE
SKOKIE COURT HOUSE, 5600 OLD ORCHARD ROAD, SKOKIE, IL

ATTENTION: EFFECTIVE JANUARY 2, 2014, PARTIES RECEIVING POSTCARD NOTICE WILL BE CHARGED A STATUTORY FEE OF \$15.00 + POSTAGE. TO AVOID THIS FEE REGISTER FOR ELECTRONIC COURT NOTICE AT WWW.COOKCOUNTYCLERKOFCOURT.ORG.

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 12 of 112 PageID #:19 (1/25/05) CCM N606 tinuance) (This form replaces CCM1 0606 and CCMD 623-2 thru 6) IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS DISTRICT Plaintiff(s) No. 2017-L062046 nte Wars Ale Jones Defendant(s) CONTINUANCE ORDER pretrial This matter having come before this Court for other: the Court being fully advised; November 29th 2017 IT IS HEREBY ORDERED that this matter is continued to __a.m./p.m. in Room ____2 b 2 Status on Attorney coming in end of files appearance of status on Service for 30 days

In a status on Service for 30 days

I leave to file appearance of service for 30 days

-Leave to file appearance of the Attories (Please print) Atty. No.: Dated: 6601, N. Avondale

Telephone:

Judge Judge Jeffrey L. Warnick 2024

DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

Judge

Judge's No.

Telephone:

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 14 of 112 PageID #:21



E-Notice

ELECTRONICALLY FILED
1/26/2018 4:16 PM
2017-L-062046
CALENDAR: G
PAGE 1 of 12
CIRCUIT COURT OF
COOK COUNTY, ILLINOIS
LAW DIVISION
CLERK DOROTHY BROWN

2017-L-062046

CALENDAR: G

To: Michael Eugene Hogg idskyles@gmail.com

NOTICE OF ELECTRONIC FILING

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

MICHAEL EUGENE HOGG vs. ALEX JONES 2017-L-062046

The transmission was received on 08/15/2017 at 11:58 PM and was ACCEPTED with the Clerk of the Circuit Court of Cook County on 08/16/2017 at 8:37 AM.

CIVIL_ACTION_COVER_SHEET (LAW DIVISION)

COMPLAINT

Filer's Email:

idskyles@gmail.com

Filer's Fax:

Notice Date:

8/16/2017 8:37:12 AM

Total Pages:

6

DOROTHY BROWN
CLERK OF THE CIRCUIT COURT
COOK COUNTY
RICHARD J. DALEY CENTER, ROOM 1001
CHICAGO, IL 60602

(312) 603-5031 courtclerk@cookcountycourt.com

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, LAW DIVISION

MICHAEL EUGENE HOGG	1
v.	No.
ALEX JONES	
CIVIL ACTION COVER SHEET - CASE INITIATION	
A Civil Action Cover Sheet - Case Initiation shall be filed with the complaint in all civil actions. The information contained herein is for administrative purposes only and cannot be introduced into evidence. Please check the box in front of the appropriate case type which best characterizes your action. Only one (1) case type may be checked with this cover sheet. Jury Demand Yes No PERSONAL INJURY/WRONGFUL DEATH	ELECTRONICALLY FILED 8/15/2017 11:58 PM 2017-L-062046 CALENDAR: G CIRCUIT COURT OF COOK COUNTY, ILLINOIS LAW DIVISION CLERK DOROTHY BROWN
CASE TYPES:	
□ 027 Motor Vehicle □ 040 Medical Malpractice □ 047 Asbestos □ 048 Dram Shop Product Liability □ 051 Construction Injuries □ (including Structural Work Act, Road Construction Injuries Act and Negligence) Railroad/FELA Pediatric Lead Exposure Other Personal Injury/Wrongful Death Intentional Tort ■ 063 Intentional Tort ■ 064 Miscellaneous Statutory Action □ Please Specify Below**) □ 078 Fen-phen/Redux Litigation □ 199 Silicone Implant	COMMERCIAL LITIGATION CASE TYPES: 002 Breach of Contract 070 Professional Malpractice (other than legal or medical) 071 Fraud (other than legal or medical) 072 Consumer Fraud 073 Breach of Warranty 074 Statutory Action (Please Specify Below**) 075 Other Commercial Litigation (Please Specify Below**) 076 Retaliatory Discharge
TAX & MISCELLANEOUS REMEDIES CASE TYPES: 007 Confession Of Judgment 008 Replevin 009 Tax 015 Condemnation 017 Detinue 029 Unemployment Compensation 031 Foreign Transcript 036 Administrative Review Action 085 Petition to Register Foreign Judgment	CASE TYPES: 062 Property Damage 066 Legal Malpractice 077 Libel/Slander 079 Petition for Qualified Orders 084 Petition to Issue Subpoena 100 Petition for Discovery ** Primary Email: jdskyles@gmail.com
O99 All Other Extraordinary Remedies By: /s MICHAEL EUGENE HOGG	Secondary Email: newmedia@ameritech.net Tertiary Email:
By: /s MICHAEL EUGENE HOGG (Attorney) (ProSe)	Totally Email.
Pro Se Only: I have read and agree to the terms of the the Clerk's Office form the Clerk's Office for this case at this email address:	Electronic Notice Policy and choose to opt in to electronic notice jdskyles@gmail.com

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 16 of 112 PageID #:23

CLERK DOROTHY BROWN

IN THE CIRCUIT COURT OF COOK COUNTY COOK COUNTY, ILLINOIS
LAW DIVISION LAW DIVISION

Nos.

MICHAEL E. HOGG,

Plaintiff

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ELECTRONICALLY FILED 1/26/2018 4:16 PM

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ELECTRONICALLY FILED 8/25/2018 14: f58/HWI 2017-L-062046 HWGHE 5-off 12 37. In doing so, Defendants in concert with eachother sought to defraud the public by supplying a product that did not induce any positive health effects.

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- B. Any other judgment this court deems right and just

Michael E. Hogg Pro Se

Micheal E. Hogg

809 Glenwood Ln.

Glenview, IL 60025

847-729-7992

	IN THE C	IRCUIT COURT OF	COOK CO	UNTY, ILLINOIS
MICH	HAEL EUGENE HOGG		No con	7.1.0/204/
,	₩.		No. 201	7-L-062046
ALEX	X JONES; INFOWARSSTOR	E.COM;	1	Defendant Address: ALEX JONES
GLOI	BAL HEALING CENTER; EI	OWARD GROUP;		3001 S LAMAR BLVD STE 100
7			1	AUSTIN, TX 78704
			1	
			1	
	₹	SUMMONS ALIA	S - SUMMON	is
	ch defendant:			
				plaint in this case, a copy of which is hereto
		arance, and pay the re	equired fee, i	n the Office of the Clerk of this Court at the
follow	ving location:			CI 1
	Richard J. Daley Center, 5			,Chicago, Illinois 60602
	☑District 2 - Skokie	District 3 - Rollin	_	□District 4 - Maywood
_	5600 Old Orchard Rd.	2121 Euclid 150		Maybrook Ave.
Ē	Skokie, IL 60077	Rolling Meadow	_	Maywood, IL 60153
PM 56	District 5 - Bridgeview	District 6 - Mark	nam	Richard J. Daley Center
116 16 16 17 17 17	10220 S. /6th Ave.	Markham II 60	PKWy.	50 W. Washington, LL-01
MANUEL STATE	bridgeview, 1L 00433	viai kliaili, IL 00	440 one not com	onicago, IL 00002
NOST A	liust file within 30 days after s	of vice of this Suithin	ons, not cou	nting the day of service.
ESPAC	U FAIL TO DO SO, A JUDG	MENT BY DEFAUL	T MAY BE	ENTERED AGAINST YOU FOR THE
ELECTRONICALLY FILED 1/26/2018 4:16 PM 2 720175-062046 T A PAGE 8 of 12	EF REQUESTED IN THE CO	MPLAINT.		
т. 4.	-65			Richard J. Daley Center 50 W. Washington, LL-01 Chicago, IL 60602 nting the day of service. ENTERED AGAINST YOU FOR THE it was given for service, with endorsement be made, this Summons shall be returned so
This S	summons must be returned by t	he officer or other per	rson to whon	n it was given for service, with endorsement
of ser	vice and fees, if any, immediate	ely after service. If ser	rvice cannot	be made, this Summons shall be returned so
endor	sed. This Summons may not be	served later than thir	ty (30) days	after its date.
				and the second second
	ty. No.: 99500		Witness:	Tuesday, 15 August 2017
Name:	MICHAEL EUGENE HOGG			(*(5-3) *)
Atty. f	or: MICHAEL EUGENE HOGG		DOROTHY	BROWN, Clerk of Court
Addre	ss: 809 GLENWOOD LN.		D-460	COURT COOT
City/S	tate/Zip Code: GLENVIEW, IL 6	0025	Date of Serv	
Teleph	none: (847) 729-7992	-	(To be inserted	by officer on copy left with Defendant or other person)
Primai	ry Email Address: jdskyles@gmai	il.com		
Secon	dary Email Address(es):	-	**Service by F	facsimile Transmission will be accepted at:
newme	edia@ameritech.net			
			(Area Code)	(Facsimile Telephone Number)

	IN THE C	TRCUIT COURT OF	F COOK CO	UNTY, ILLINOIS
MICH	IAEL EUGENE HOGG		No. 20	17 1 062046
*	v. K JONES; INFOWARSSTOR BAL HEALING CENTER; E		No. 20	Defendant Address: INFOWARSSTORE.COM 3001 S LAMAR BLVD STE 100 AUSTIN, TX 70802
		SUMMONS ALIA	AS - SUMMO	NS.
То еа	ch defendant:	SOMMONS MALE	ישואוואוטט - טב	U.S.
YO	U ARE SUMMONED and rec			applaint in this case, a copy of which is hereto in the Office of the Clerk of this Court at the
	ving location:	arance, and pay inc i	oquinou too,	in the Office of the Office of this Court at the
	☐ Richard J. Daley Center,	50 W. Washington, F	Room	,Chicago, Illinois 60602
	☑District 2 - Skokie	□District 3 - Rolli		
	5600 Old Orchard Rd.	2121 Euclid 150	00	Maybrook Ave.
B	Skokie, IL 60077	Rolling Meadov	ws, IL 60008	Maywood, IL 60153
S FILED 5 PM 946	☐District 5 - Bridgeview	☐District 6 - Marl	kham	☐ Richard J. Daley Center
16. 16. 17. 17. 17. 17. 17. 17. 17. 17. 17. 17	10220 S. 76th Ave.	16501 S. Kedzi		50 W. Washington, LL-01
CAI	Bridgeview, IL 60455	Markham, IL 6		Chicago, IL 60602
SSE I	nust file within 30 days after	service of this Sumn	nons, not cou	inting the day of service.
126/201 126/201 120174	I JU FAIL TO DO SO. A JUDG	MENT BY DEFAU	LT MAY BE	E ENTERED AGAINST YOU FOR THE
RELI	EF REQUESTED IN THE CO	MPLAINT.		
	officer:	the officer or other no	erson to who	m it was given for service, with endorsement
				be made, this Summons shall be returned so
endor	sed. This Summons may not be	e served later than thi	irty (30) days	after its date.
	ty. No.: 99500		Witness:	Tuesday, 15 August 2017
Name:	MICHAEL EUGENE HOGG		-	* (29) *
Atty. f	for: MICHAEL EUGENE HOGG		DOROTHY	BROWN, Clerk of Court
	ss: 809 GLENWOOD LN		Date of Serv	vice.
City/S	tate/Zip Code: GLENVIEW, IL 6	50025		,100,
Teleph	none: (847) 729-7992		(To be inserted	by officer on copy left with Defendant or other person)
Prima	ry Email Address: jdskyles@gma	il.com		
Secon	dary Email Address(es):		**Service by	Facsimile Transmission will be accepted at:
newme	edia@ameritech.net			
-			(Area Code)	(Facsimile Telephone Number)

	IN THE C	IRCUIT COURT OF	COOK CO	UNTY, ILLINOIS
MICH	IAEL EUGENE HOGG		No. 201	IT T 0/204/
ALEX	v. K JONES; INFOWARSSTOR	E.COM:	No. 201	7-L-062046 Defendant Address: GLOBAL HEALING CENTER
	BAL HEALING CENTER; EI			2040 NORTH LOOP WEST, SUITE 234
CLOI				HOUSTON, TX 77018
				\(\begin{array}{cccccccccccccccccccccccccccccccccccc
				·
_		SUMMONS ALIA	S - SUMMON	NS
	ch defendant:		1	
				plaint in this case, a copy of which is hereto in the Office of the Clerk of this Court at the
	ring location:	arance, and pay the n	equired fee, i	in the Office of the Clerk of this Court at the
	☐ Richard J. Daley Center, 5	60 W. Washington, R	oom	,Chicago, Illinois 60602
	☑District 2 - Skokie	District 3 - Rollin	-	
	5600 Old Orchard Rd.	2121 Euclid 150	-	Maybrook Ave.
G G	Skokie, IL 60077	Rolling Meadow	vs, IL 60008	
E ₹	☐ District 5 - Bridgeview	☐District 6 - Mark	ham	☐ Richard J. Daley Center
174 175 175 175 175 175	10220 S. 76th Ave.	16501 S. Kedzie	Pkwy.	50 W. Washington, LL-01
CAI 96.	Bridgeview, IL 60455	Markham, IL 60)428	Chicago, IL 60602
S S TOWN	nust file within 30 days after s	service of this Summ	ons, not cou	nting the day of service.
£8840	U FAIL TO DO SO A JUDG	MENT BY DEFAUI	T MAY BE	ENTERED AGAINST YOU FOR THE
ELECTRONICALLY FILED 1/26/2018 4:16 PM 2 1-2017-5-062046 T	EF REQUESTED IN THE CO	MPLAINT.		1
ш т. н	- Ave			Richard J. Daley Center 50 W. Washington, LL-01 Chicago, IL 60602 nting the day of service. ENTERED AGAINST YOU FOR THE it was given for service, with endorsement be made, this Summons shall be returned so
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□ A44	. No		****	
	y. No.: 99500		Witness:	Tuesday, 15 August 2017
	MICHAEL EUGENE HOGG			(*/ \$63) *
Atty. fo	MICHIELD ECGENE HOGG		DOROTHY	BROWN, Clerk of Court
	ss: 809 GLENWOOD LN.		Date of Serv	ice:
•	tate/Zip Code: GLENVIEW, IL 6	0025		by officer on copy left with Defendant or other person)
Teleph	10111127 1772		(1000	o, o o cop, co
	y Email Address: jdskyles@gmai	l.com	**Service by F	Facsimile Transmission will be accepted at:
Second	dary Email Address(es):			
newme	dia@ameritech.net		(A C, 1)	Continue Telephone Name N
			(Area Code)	(Facsimile Telephone Number)

	IN THE C	IRCUIT COURT OF	COOK COU	INTY, ILLINOIS
MICH	IAEL EUGENE HOGG		No. 2011	7.1.0/204/
-	v. K JONES; INFOWARSSTOR BAL HEALING CENTER; E		No. 201	7-L-062046 Defendant Address: EDWARD GROUP 2040 NORTH LOOP WEST, SUITE 234 HOUSTON, TX 77018
		SUMMONS ALIAS	- SUMMON	S
	ch defendant:			
attach		-	_	plaint in this case, a copy of which is hereton the Office of the Clerk of this Court at the
	☐ Richard J. Daley Center,	50 W. Washington, Ro	om	,Chicago, Illinois 60602
	☑District 2 - Skokie	☐District 3 - Rolling	-	District 4 - Maywood
	5600 Old Orchard Rd.	2121 Euclid 1500		Maybrook Ave.
ED	Skokie, IL 60077	Rolling Meadows	s, IL 60008	Maywood, IL 60153
ME	☐District 5 - Bridgeview	☐ District 6 - Markh	am	☐ Richard J. Daley Center
CTRONICALLY FILED 126/2018 4:16 PM +2017:5-062046 + APGE 11 of 12	10220 S. 76th Ave. Bridgeview, IL 60455	16501 S. Kedzie I Markham, IL 604	28	50 W. Washington, LL-01 Chicago, IL 60602
To the This S	EF REQUESTED IN THE CO officer: ummons must be returned by	MENT BY DEFAULT MPLAINT. the officer or other persely after service. If serv	F MAY BE I	entered against you for the ait was given for service, with endorsement be made, this Summons shall be returned so
□ Δ #	ey. No.: 99500	7	Witness	
	MICHAEL EUGENE HOGG	·	Witness:	Tuesday, 15 August 2017
Atty. f		-	DOROTHY I	BROWN, Clerk of Court
Addres	007 0220111 0 0 2 2 11		Date of Servi	OURT COOL
	tate/Zip Code: GLENVIEW, IL (50025		
Teleph	none: (847) 729-7992		To be inserted t	by officer on copy left with Defendant or other person)
Primar	y Email Address: jdskyles@gma	il.com	**Coming by Ec	pagimila Transmission will be accounted at
Second	dary Email Address(es):		**Service by Facsimile Transmission will be accepted at:	
newme	edia@ameritech.net		(Area Code) (Facsimile Telephone Number)
			/	

Law DIVISION

Litigant List

Printed on 08/16/2017

Case Number: 2017-L-062046

Page 1 of 1

Plaintiffs

Plaintiffs Name	Plaintiffs Address	State	Zip	Unit #
MICHAEL EUGENE HOGG	809 GLENWOOD LN. GLENVIEW,	IL	60025	

Total Plaintiffs: 1

Defendants

Defendant Name	Defendant Address	State		Unit#	Service By
ALEX JONES	3001 S LAMAR BLVD STE 100 AUSTIN,	TX	78704		Sheriff-Filer
NFOWARSSTORE.COM	3001 S LAMAR BLVD STE 100 AUSTIN,	TX	70802		Sheriff-Filer
350 CBAL HEALING CENTER	2040 NORTH LOOP WEST, SUITE 23 HOUSTON,	4TX	77018		Sheriff-Filer
EDWARD GROUP	2040 NORTH LOOP WEST, SUITE 23 HOUSTON,	4TX	77018		Sheriff-Filer
				Total Defendants	: 4

	IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS SUBURBAN LAW DIVISION 1/26/2018 4:16 PN 2017-L-062046 CALENDAR: G
	Hogy, Mrhael CIRCUIT COURT OF COOK COUNTY, ILLINOI
	Plaintiff(s) No. 2017—(LAW 18) VISION PROW
	Jones, Hex
	Defendant(s)
CA	SE MANAGEMENT ORDER - LAW DIVISION
	Pursuant to Supreme Court Rule 218
(All copie	s of prior case management orders must be available for presentation to the court upon request of the judge.) (Please check off all pertinent paragraphs and circle proper party name.)
(4296)1.	Written discovery & 213(f)(1) and (2) disclosures to be completed by;
(4218)2.	Oral Discovery & 213(f)(1) and (2) depositions to be completed by;
(4218)3.	Treating physicians depositions to be completed by
(4288)4.	Subpocuas for treating physicians depositions to be issued by
(4296)5.	stiall complete outstanding written discovery by;
(4218)6.	shall be presented for deposition by
(4206)7.	Plaintiff/Defendant/Add. Party shall answer 213 (f)(3) interrogatories by;
(4218) 8.	Plaintiff's 213(f)(3) witnesses to be deposed by;
(4218)9.	Defendant's 213(f)(3) witnesses to be deposed by
	Additional party's 213(f)(3) witnesses to be deposed by
<u>11</u>	Additional Orders or Modifications: Plant. H 15 gunted
	leave to issue alinis summers and all.
	detendant
/	
	This matter is set in Room 202 for: Syntus on Sorvice at Micess.
4315)	status, at 9:00 a.m. on 2/13/2019
. <i>L</i>	
NOTICE	
	party to comply with this Case Management Order will be a basis for Rule 219(c) sanctions.
	party to enforce this Case Management Order a waiver of such discovery by that party.
	ing on the Trial Call must
	order is to be sent to each party by his/her
	10 (ten) days of the initial Case Management
Date.	GF COOK COUNTY, IL
	kug .
Asme: 2×v	es Styles 2 9 201 Judge's Statisp
	es. Shyles Ain + H ENTER Heller L Victorick 2021 NOV 2 9 2017 miles es station ENTER Heller L Victorick 2021 NOV 2 9 2017 miles es station
WHITE CARS	10 B Everguer HILL ENTER Helley L. Victimos
CAL.	Mr. Procpect, PLG0056
ldephone: X	Judge's No.
DOROT	HY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 26 of 112 PageID #:33

IN THE CIRCUIT COURT OF	F COOK COUNTY, ILLINOIS
HOGG MICHAEL EUGENE	No. 2017-L-062046
₩.	
GLOBAL HEALING CENTER;	Defendant Address: JONES ALEX
GROUP EDWARD;	3001 S Lamar Blvd
INFOWARSSTORE.COM;	Suite 100
·	Austin, TX 78704
JONES ALEX	
CATHAMONS CALLE	
☐ SUMMONS ☑ ALIA	AS - SUMMONS
To each defendant:	
attached, or otherwise file your appearance, and pay the r following location:	rer to the complaint in this case, a copy of which is hereto required fee, in the Office of the Clerk of this Court at the
☐ Richard J. Daley Center, 50 W. Washington, R	Room ,Chicago, Illinois 60602
☑District 2 - Skokie ☐District 3 - Rolli	
5600 Old Orchard Rd. 2121 Euclid 150	<u> </u>
Skokie, IL 60077 Rolling Meadow	
☐ District 5 - Bridgeview ☐ District 6 - Mark	,
10220 S. 76th Ave. 16501 S. Kedzie	
Bridgeview, IL 60455 Markham, IL 60	•
You must file within 30 days after service of this Summ	
Tou must me within 50 days after service of this build	ions, not counting the day of service.
IF YOU FAIL TO DO SO, A JUDGMENT BY DEFAUR RELIEF REQUESTED IN THE COMPLAINT.	LT MAY BE ENTERED AGAINST YOU FOR THE
To the officer: This Summons must be returned by the officer or other period of service and fees, if any, immediately after service. If see endorsed. This Summons may not be served later than this	ervice cannot be made, this Summons shall be returned so
✓ Atty. No.:45783	Witness: Friday, 26 January 2018
Name: AVILA LAW GROUP	/s DOROTHY BROWN
Atty, for: HOGG MICHAEL EUGENE	DOROTHY BROWN, Clerk of Court
Address: 6601 N AVONDALE 203	EN CLINOIS CO
City/State/Tip Code	Date of Service:
Telephone: (773) 671-3480	(To be inserted by officer on copy left with Defendant or other person)
D. D. 114.11	
Primary Email Address: jdskyles@skyleslaw.com Secondary Email Address(es):	**Service by Facsimile Transmission will be accepted at:
	(Area Code) (Facsimile Telephone Number)

IN THE CIRCUIT COURT OF	F COOK COUNTY, ILLINOIS
HOGG MICHAEL EUGENE	No. 2017-L-062046
v. GLOBAL HEALING CENTER;	Defendant Address: INFOWARSSTORE.COM
GROUP EDWARD;	3001 S LAMAR BLVD STE 10
INFOWARSSTORE.COM;	AUSTIN, TX 70802
JONES ALEX	
	1
□ SUMMONS ☑ ALIA	AS - SUMMONS
To each defendant:	
YOU ARE SUMMONED and required to file an answ attached, or otherwise file your appearance, and pay the r following location:	rer to the complaint in this case, a copy of which is hereto required fee, in the Office of the Clerk of this Court at the
☐ Richard J. Daley Center, 50 W. Washington, R	Room ,Chicago, Illinois 60602
✓ District 2 - Skokie □ District 3 - Rolli	
5600 Old Orchard Rd. 2121 Euclid 150	
Skokie, IL 60077 Rolling Meadov	ws, IL 60008 Maywood, IL 60153
☐ District 5 - Bridgeview ☐ District 6 - Mark	cham Richard J. Daley Center
10220 S. 76th Ave. 16501 S. Kedzic Bridgeview, IL 60455 Markham, IL 60	•
You must file within 30 days after service of this Summ	nons, not counting the day of service.
IF YOU FAIL TO DO SO, A JUDGMENT BY DEFAUL RELIEF REQUESTED IN THE COMPLAINT.	LT MAY BE ENTERED AGAINST YOU FOR THE
To the officer: This Summons must be returned by the officer or other per of service and fees, if any, immediately after service. If see endorsed. This Summons may not be served later than this	ervice cannot be made, this Summons shall be returned so
✓ Atty. No.:45783	Witness: Friday, 26 January 2018.
Name: AVILA LAW GROUP	/s DOROTHY BROWN
Atty. for: HOGG MICHAEL EUGENE	DOROTHY BROWN, Clerk of Court
Address: 6601 N AVONDALE 203	Date of Service:
City/State/Zip Code: CHICAGO, IL 60631	Date of Scrytee.
Telephone: (773) 671-3480	(To be inserted by officer on copy left with Defendant or other person)
Primary Email Address: jdskyles@skyleslaw.com	
Secondary Email Address(es):	**Service by Facsimile Transmission will be accepted at:
	(Area Code) (Facsimile Telephone Number)

IN THE CIRCUIT COU	RT OF COOK COUNTY, ILLINOIS		
HOGG MICHAEL EUGENE	Wo 2017 I 002040		
gLOBAL HEALING CENTER; GROUP EDWARD; INFOWARSSTORE.COM; JONES ALEX	No. 2017-L-062046 Defendant Address: GROUP EDWARD 2040 NORTH LOOP WEST, SU HOUSTON, TX 77018		
☐ SUMMONS ☐ To each defendant: YOU ARE SUMMONED and required to file ar	ALIAS - SUMMONS n answer to the complaint in this case, a copy of which is her		
attached, or otherwise file your appearance, and pa following location:	by the required fee, in the Office of the Clerk of this Court at		
□Richard J. Daley Center, 50 W. Washington, Room			
Atty. No.: 45783 Name: AVILA LAW GROUP Atty. for: HOGG MICHAEL EUGENE Address: 6601 N AVONDALE 203 City/State/Zip Code: CHICAGO, IL 60631 Telephone: (773) 671-3480 Primary Email Address: jdskyles@skyleslaw.com Secondary Email Address(es):	Witness: Friday, 26 January 2018 /s DOROTHY BROWN Dorothy BROWN, Clerk of Court Date of Service: (To be inserted by officer on copy left with Defendant or other personal service by Facsimile Transmission will be accepted at:		
	(Area Code) (Facsimile Telephone Number)		

Summons - Alias Summons

IN THE CI	RCUIT COURT OF COOK	COUNTY, ILLINOIS
HOGG MICHAEL EUGENE	No.	2017-L-062046
V.	No	
GLOBAL HEALING CENTER;		Defendant Address: GLOBAL HEALING CENTER
GROUP EDWARD;		2040 NORTH LOOP WEST, SU
INFOWARSSTORE.COM;		HOUSTON, TX 77018
JONES ALEX		
JONES ALEX		
	■ SUMMONS ☑ ALIAS - SUM	MONS
To each defendant:	_	
YOU ARE SUMMONED and requ	nired to file an answer to the	complaint in this case, a copy of which is hereto
		fee, in the Office of the Clerk of this Court at the
☐ Richard J. Daley Center, 5	0 W. Washington, Room	,Chicago, Illinois 60602
✓ District 2 - Skokie	☐District 3 - Rolling Mead	
5600 Old Orchard Rd.	2121 Euclid 1500	Maybrook Ave.
Skokie, IL 60077	Rolling Meadows, IL 60	¥
☐ District 5 - Bridgeview	☐ District 6 - Markham	☐ Richard J. Daley Center
10220 S. 76th Ave.	16501 S. Kedzie Pkwy.	50 W. Washington, LL-01
Bridgeview, IL 60455 Markham, IL 604		Chicago, IL 60602
You must file within 30 days after service of this Summons, not counting the day of service.		
IF YOU FAIL TO DO SO, A JUDG! RELIEF REQUESTED IN THE CO!		BE ENTERED AGAINST YOU FOR THE
	ly after service. If service car	whom it was given for service, with endorsement nnot be made, this Summons shall be returned so lays after its date.
✓ Atty. No.:45783	Witness	Friday, 26 January 2018
Name: AVILA LAW GROUP	/s DOR	OTHY BROWN
Atty. for: HOGG MICHAEL EUGENE		THY BROWN, Clerk of Court
Address: 6601 N AVONDALE 203		C. LINOIS CO
City/State/Zip Code: CHICAGO, IL 60631 Date of Service:		Service:
Telephone: (773) 671-3480	(To be in	serted by officer on copy left with Defendant or other person)
Primary Email Address: idskyles@skyle	slaw com	
Secondary Email Address(es): jdskyles@skyleslaw.com Secondary Email Address(es):		e by Facsimile Transmission will be accepted at:
<u>-</u>	(Area Co	ode) (Facsimile Telephone Number)

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 31 of 112 PageID #:38 ELECTRONICALLY FILED

AFFIDAVIT OF PROCESS SERVER

2017-L-062046 CALENDAR: G PAGE 1 of 1 CIRCUIT COURT OF

2/13/2018 8:30 AM

IN THE CIRUCUIT COURT OF COOK COUNTY

County of Cook Col CLERK DOROTHY BROWN

MICHAEL EUGENE HOGG

Attorney:

Plaintiff

AVILA LAW GROUP 6601 N. AVONDALE #203 CHICAGO, IL. 60631

VS.

GLOBAL HEALING CENTER; GROUP EDWAR; INFOWARSTORE.COM; JONES ALEX

Defendant

Case Number: 2017-1-062046

Court / Appearance Date: 02-13-2018

Court Time:

Legal documents received by HOUSTON COURT PROCESSORS on January 26th, 2018 at 5:00 PM to be served upon GLOBAL HEALING CENTER at 2040 NORTH LOOP WEST #234, HOUSTON, TX. 77018

I, CHARLES LINDSAY, swear and affirm that on February 06th, 2018 at 11:41 AM, I did the following:

Served the corporation listed as the intended recipient of the legal documents by delivering a conformed copy of the SUMMONS AND COMPLAINT FOR FRAUD, CONSPIRACY TO COMMIT FRAUD AND STRICT PRODUCT LIABILITY to RECEPTIONIST, REFUSED TO GIVE HER NAME as of the within named corporation. The service date, time, my initials and/or name, and identification number, if required by state statute, were listed on the document served.

Supplemental Data Appropriate to this Service:

A diligent search & inquiry has determined that the subject is not on active duty with the U.S. Armed Forces.

I declare that I am eighteen years of age or older and have no interest in the above legal matter. I attest that I am certified, appointed by sheriff or motion and order and that I am legally authorized to serve court documents within the above named circuit / county.

Process Server

HOUSTON COURT PROCESSORS

P.O.Box 891001 Houston, 77289

(832) 453-4743

Internal Job ID: 2018000096

Reference Number: MICHAEL EUGENE HOGG

The foregoing instrument was acknowledged before me

FEBRUARY on this 12 day of

personally known to me or who has produced who is

TPL

as identification.

Notary Printed Name

Commission Expiration Date



TERESA ANN WHITMORE Notary ID #128827162 My Commission Expires May 30, 2021

IN	THE	CIRCUIT	COURT OF	COOK	COUNTY,	ILLINOIS
			SUBURE	BAN LA	W DIVISIO	ON .

		SUBURBAN LAW DIVISION	* G
	20		
5 So		Plaintiff(s) No. 17-L-06+046	
•		Plaintiff(s) No. 15	
W.			ŝ.
		Jones	020
	S (4)	Defendant(s)	
	CA	SE MANAGEMENT ORDER - LAW DIVISION	*
. 9		Pursuantto Supreme Court Rule 218	140 V
8 *	(All copies	s of prior case management orders must be available for presentation to the court many request of the judge)	
(4296)	1.	(Please check off all perfinent paragraphs and circle proper party name.)	*
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(4288)_	4.	The state of the s	3
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	7.	(1)(b) interiorgatories by	ۇن
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(4218)_	9.	Carlot to the manage of the manage of	ز
. (4218)_	10.	. Additional party's 213(f)(3) witnesses to be deposed by	ڑ
	11.	. Additional Orders or Modifications:	
* The	g (8)		
67	N/	The state of the s	
		This matter is set in Room 202 for:	£.
(4315)_	P	status at 9:00 a.m. on 3/14/2018	
NOTIC	E		
* Failu	re of any	party to comply with this Case Management Order will be a basis for Rule 219(c) sanctions.	а
Residen.	re of any	party to enforce this Case Management Order	- 1
		a waiver of such discovery by that party.	1
have	all discove	ery in Lines 1 through 10 completed.	
* A cop	y of this	order is to be sent to each party by his/her 10 (ten) days of the initial Case Management	1
Couns Date.			
	1. 488	red 3 com and a	\
Name:		es. Shyles Judge's Sta	
Atty. for		the state of the s	grine
Address	'A	a. Buergreen # 121 ENTERED: ART 111	(4
		It Prospect, IL 80056	18
Telephon		47-740-3059	7
36		Judge Judge's N	10.
	DOROTE	HY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS	. T

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 33 of 112 PageID #:40

ELECTRONICALLY FILED
3/28/2018 12:29 PM
2017-L-062046
CALENDAR: G
PAGE 1 of 2
CIRCUIT COURT OF
OTY COOK COUNTY, ILLINOIS
LAW DIVISION
CLERK DOROTHY BROWN

IN THE CIRCUIT COURT OF COOK COUNTY COOK COUNTY, ILLINOIS LAW DIVISION CLERK DOPOTHY BROWN

Nos. 2017-L-062046

MICHAEL E. HOGG,

Plaintiff

v. ALEX JONES, INFOWARSSTORE.COM GLOBAL HEALING CENTER, DR. EDWARD GROUP,

Defendant(s)

MOTION FOR STATUS

NOW COMES Plaintiff MICHAEL E. HOGG, filing pro se, and moves this honourable court for a status hearing on the above captioned case,

Wherefore Plaintiff Michael Hogg moves this honourable court as follows:

- A. Have a hearing on Status,
- B. Any other order this court deems right and just.

Michael E. Hogg Pro Se

Micheal E. Hogg 809 Glenwood Ln. Glenview, IL 60025 847-729-7992 ELECTRONICALLY FILED 3/28/2018 12:29 PM 2017-L-062046 PAGE 2 of 2

(12/30/15) CCL N530 **Appearance** IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, LAW DIVISION **HOGG MICHAEL EUGENE Plaintiff** No. 2017-L-062046 ٧. Calendar: G **ELECTRONICALLY FILED JONES ALEX** V3/2018 6:27 PM 2017-L-062046 Defendant ALENDAR: G PAGE 1 of 1 CUIT COURT OF **APPEARANCE** AW DIVISION CLERK DOROTHY BROWN ☑ GENERAL APPEARANCE 0900 - APPEARANCE - FEE PAID; 0909 - APPEARANCE - NO FEE; 0904 - APPEARANCE FILED - FEE WAIVED JURY DEMAND 1900 – APPEARANCE & JURY DEMAND FEE PAID 1909 - APPEARANCE & JURY DEMAND NO FEE The undersigned enter the appearance of: **✓** Plaintiff Defendant HOGG MICHAEL EUGENE (INSERT LITIGANT'S NAME) /s James Douglas Skyles **SIGNATURE** □INITIAL COUNSEL OF RECORD ☐PRO SE **☑** ADDITIONAL APPEARANCE □SUBSTITUTE APPEARANCE A copy of this appearance shall be given to all parties who have appeared and have not been found by the Court to be in default. ✓ Atty. No.: 45783 ☐ Pro Se 99500 the Clerk's Office Electronic Notice Policy and choose (Please complete the following contact information.) to opt in to electronic notice from the Clerk's office for Name: AVILA LAW GROUP this case at this email address: Atty. for: HOGG MICHAEL EUGENE Address: 6601 N AVONDALE 203 City/State/Zip: CHICAGO, IL 60631 Telephone: (773) 671-3480 Primary Email: jdskyles@skyleslaw.com Secondary Email:

Tertiary Email:

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 36 of 112 PageID #:43

ELECTRONICALLY FILED
4/11/2018 5:03 PM
2017-L-062046
CALENDAR: G
PAGE 1 of 2
CIRCUIT COURT OF
TY COOK COUNTY, ILLINOIS
LAW DIVISION
CLERK DOROTHY BROWN

IN THE CIRCUIT COURT OF COOK COUNTY COOK COUNTY, ILLINOIS LAW DIVISION CLERK DOROTHY BROWN

Nos. 2017-L-062046

MICHAEL E. HOGG,

Plaintiff

v. ALEX JONES, INFOWARSSTORE.COM GLOBAL HEALING CENTER, DR. EDWARD GROUP,

Defendant(s)

MOTION FOR DEFAULT JUDGMENT

NOW COMES, Plaintiff MICHAEL HOGG, by and through his attorneys, Avila Law Group, LLC, under 735 ILCS 5/2-1301, files this MOTION FOR DEFAULT JUDGMENT, as to their complaint against Defendant ALEX JONES. In support Plaintiff states as follows:

- On August 15, 2017, Plaintiff Michael Hogg filed case no. 2017 M6 062046 against
 Defendants Alex Jones, Infowarsstore.com, Global Healing Center, and Dr. Edward
 Group, for Strict Products Liability, Fraud, and Conspiracy to Commit Fraud and
 demanded damages for \$1,000,000.00 plus punitive damages and attorneys fees.
- 2. A Motion for Alias Summons was granted on November 11, 2017.
- Defendant Alex Jones was served with a Summons and Complaint on March 8, 2018.
 A true and correct copy of the Affidavit of the Process Server is attached to this motion.

4. To date, Defendant has failed to appear, answer or otherwise plead, under the Illinois Rules of Civil Procedure, 735 ILCS 5/2-1301, making a default judgment proper.

WHEREFORE: Petitioner prays this Honourable Court grant as follows:

- An Order granting Plaintiff's Motion for Default Judgment as to all claims contained in filed case No. 2017 M6 062046 against Defendant Alex Jones.
- 2. An award to the Plaintiff in the amount of \$1,000,000.00 plus punitive damages and attorneys fees.
- 3. Any other order this court deems right and just.

Attorney Code 45783 ÁVILA LAW GROUP LLC Attorneys for Plaintiff 7132 N. Harlem Suite 104 Chicago, Illinois 60631 773-671-3480 telephone FrankAvilaLaw@GMail.com by: _____/s/Frank Avila
One of Plaintiff's Attorneys

ELECTRONICALLY FILED 4/11/2018 5:03 PM 2017-L-062046 PAGE 2 of 2 Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 38 of 112 PageID #:45

ELECTRONICALLY FILED 4/11/2018 5:03 PM

AFFIDAVIT OF PROCESS SERVER CIRCUIT COURT OF

IN THE CIRUCUIT COURT OF COOK COUNTY

COOK COUNTY, ILLINOIS
LAW DIVISION
County of Cookerk Directly Illinois

MICHAEL EUGENE HOGG

Attorney:

Plaintiff

AVILA LAW GROUP 6601 N. AVONDALE #203 CHICAGO, IL, 60631

VS.

GLOBAL HEALING CENTER; GROUP EDWAR; INFOWARSTORE.COM; JONES ALEX

Defendant

Case Number: 2017-1-062046

Court / Appearance Date: 03-14-2018

Court Time:

Legal documents received by HOUSTON COURT PROCESSORS on February 28th, 2018 at 5:00 PM to be served upon ALEX JONE at 3001 S. LAMAR BLVD #100, AUSTIN, TX. 78704

I, MARK A. WHITMORE, swear and affirm that on March 08th, 2018 at 10:02 AM, I did the following:

Served the corporation listed as the intended recipient of the legal documents by delivering a conformed copy of the SUMMONS AND COMPLAINT FOR FRAUD, CONSPIRACY TO COMMIT FRAUD AND STRICT PRODUCT LIABILITY to ALEX JONES by CMRRR 7013 2630 0001 8245 2439 as of the within named corporation. The service date, time, my initials and/or name, and identification number, if required by state statute, were listed on the document served.

Supplemental Data Appropriate to this Service:

A diligent search & inquiry has determined that the subject is not on active duty with the U.S. Armed Forces.

I declare that I am eighteen years of age or older and have no interest in the above legal matter. I attest that I am certified, appointed by sheriff or motion and order and that I am legally authorized to serve court documents within the above named circuit / county.

MARK A. WHITMORE Process Server, # 1314

HOUSTON COURT PROCESSORS P.O.Box 891001 Houston, 77289

(832) 453-4743

Internal Job ID: 2018000299

Reference Number: MICHAEL EUGENE HOGG

The foregoing instrument was acknowledged before me on this

day of march 2018, by MARL de WHITMORE WHO IS

personally known to me or who has produced as identification.

Notary Printed Name

Notary Signature

Commission Expiration Da

TERESA ANN WHITMORE Notary ID #128827162 My Commission Expires May 30, 2021

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Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 39 of 112 PageID #:46

ELECTRONICALLY FILED
4/11/2018 5:06 PM
2017-L-062046
CALENDAR: G
PAGE 1 of 2
CIRCUIT COURT OF
COOK COUNTY, ILLINOIS
LAW DIVISION
CLERK DOROTHY BROWN

IN THE CIRCUIT COURT OF COOK COUNTY COOK COUNTY, ILLINOIS LAW DIVISION CLERK DOROTHY BROWN

Nos. 2017-L-062046

MICHAEL E. HOGG,

Plaintiff

v.
ALEX JONES,
INFOWARSSTORE.COM
GLOBAL HEALING CENTER,
DR. EDWARD GROUP,

Defendant(s)

MOTION FOR DEFAULT JUDGMENT

NOW COMES, Plaintiff MICHAEL HOGG, by and through his attorneys, Avila Law Group, LLC, under 735 ILCS 5/2-1301, files this MOTION FOR DEFAULT JUDGMENT, as to their complaint against Defendant INFOWARSSTORE.COM. In support Plaintiff states as follows:

- On August 15, 2017, Plaintiff Michael Hogg filed case no. 2017 M6 062046 against
 Defendants Alex Jones, Infowarsstore.com, Global Healing Center, and Dr. Edward
 Group, for Strict Products Liability, Fraud, and Conspiracy to Commit Fraud and
 demanded damages for \$1,000,000.00 plus punitive damages and attorneys fees.
- 2. A Motion for Alias Summons was granted on November 11, 2017.
- Defendant Infowarsstore.com was served with a Summons and Complaint on March
 A true and correct copy of the Affidavit of the Process Server is attached to this motion.

4. To date, Defendant has failed to appear, answer or otherwise plead, under the Illinois Rules of Civil Procedure, 735 ILCS 5/2-1301, making a default judgment proper.

WHEREFORE: Petitioner prays this Honourable Court grant as follows:

- An Order granting Plaintiff's Motion for Default Judgment as to all claims contained in filed case No. 2017 M6 062046 against Defendant Infowarsstore.com.
- 2. An award to the Plaintiff in the amount of \$1,000,000.00 plus punitive damages and attorneys fees.
- 3. Any other order this court deems right and just.

Attorney Code 45783 ÁVILA LAW GROUP LLC Attorneys for Plaintiff 7132 N. Harlem Suite 104 Chicago, Illinois 60631 773-671-3480 telephone FrankAvilaLaw@GMail.com by: ______/s/Frank Avila One of Plaintiff's Attorneys

ELECTRONICALLY FILED 4/11/2018 5:06 PM 2017-L-062046 PAGE 2 of 2 Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 41 of 112 PageID #:48

ELECTRONICALLY FILED 4/11/2018 5:06 PM 2017-L-062046 CALENDAR: G

AFFIDAVIT OF PROCESS SERVER

IN THE CIRUCUIT COURT OF COOK COUNTY

PAGE 1 of 1 CIRCUIT COURT OF COOK COUNTY, ILLINOIS County of Coolerk Done pri

MICHAEL EUGENE HOGG

Attorney:

Plaintiff

VŠ.

AVILA LAW GROUP 6601 N. AVONDALE #203 CHICAGO, IL. 60631

GLOBAL HEALING CENTER; GROUP EDWAR: INFOWARSTORE.COM; JONES ALEX

Defendant

Case Number: 2017-1-062046

Court / Appearance Date: 03-14-2018 Court Time:

Legal documents received by HOUSTON COURT PROCESSORS on February 28th, 2018 at 5:00 PM to be served upon INFOWARSTORE.COM at 3001 S. LAMAR BLVD #100, AUSTIN, TX. 70802

I, MARK A. WHITMORE, swear and affirm that on March 09th, 2018 at 10:10 AM, I did the following:

Served the corporation listed as the intended recipient of the legal documents by delivering a conformed copy of the SUMMONS AND COMPLAINT FOR FRAUD, CONSPIRACY TO COMMIT FRAUD AND STRICT PRODUCT LIABILITY to INFOWARSTORE.COM by CMRRR 7013 2630 0001 8245 2422 as of the within named corporation. The service date, time, my initials and/or name, and identification number, if required by state statute, were listed on the document served.

Supplemental Data Appropriate to this Service:

A diligent search & inquiry has determined that the subject is not on active duty with the U.S. Armed Forces.

I declare that I am eighteen years of age or older and have no interest in the above legal matter. I attest that I am certified, appointed by sheriff or motion and order and that I am legally authorized to serve court documents within the above named circuit / county.

MARK A. WHITMORE

Process Server, # 1314

HOUSTON COURT PROCESSORS P.O.Box 891001 Houston, 77289

(832) 453-4743

Internal Job ID: 2018000300

Reference Number: MICHAEL EUGENE HOGG

The foregoing instrument was acknowledged before the day of manley on this

2018, by mark & Nuturole, who is

personally known to me or who has produced

as identification.

Notary Printed Name

Notary Signature

Commission Expiration Date



TERESA ANN WHITMORE Notary ID #128827162 My Commission Expires May 30, 2021

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Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 42 of 112 PageID #:49

ELECTRONICALLY FILED
4/11/2018 5:09 PM
2017-L-062046
CALENDAR: G
PAGE 1 of 2
CIRCUIT COURT OF
TY COOK COUNTY, ILLINOIS
LAW DIVISION
CLERK DOROTHY BROWN

IN THE CIRCUIT COURT OF COOK COUNTY COOK COUNTY, LAW DIVISION CLERK DOPOTH

Nos. 2017-L-062046

MICHAEL E. HOGG,

Plaintiff

v.
ALEX JONES,
INFOWARSSTORE.COM
GLOBAL HEALING CENTER,
DR. EDWARD GROUP,

Defendant(s)

MOTION FOR DEFAULT JUDGMENT

NOW COMES, Plaintiff MICHAEL HOGG, by and through his attorneys, Avila Law Group, LLC, under 735 ILCS 5/2-1301, files this MOTION FOR DEFAULT JUDGMENT, as to their complaint against Defendant GLOBAL HEALING CENTER. In support Plaintiff states as follows:

- On August 15, 2017, Plaintiff Michael Hogg filed case no. 2017 M6 062046 against
 Defendants Alex Jones, Infowarsstore.com, Global Healing Center, and Dr. Edward
 Group, for Strict Products Liability, Fraud, and Conspiracy to Commit Fraud and
 demanded damages for \$1,000,000.00 plus punitive damages and attorneys fees.
- 2. A Motion for Alias Summons was granted on November 11, 2017.
- Defendant Global Healing Center was served with a Summons and Complaint on February 6, 2018. A true and correct copy of the Affidavit of the Process Server is attached to this motion.

4. To date, Defendant has failed to appear, answer or otherwise plead, under the Illinois Rules of Civil Procedure, 735 ILCS 5/2-1301, making a default judgment proper.

WHEREFORE: Petitioner prays this Honourable Court grant as follows:

- An Order granting Plaintiff's Motion for Default Judgment as to all claims contained in filed case No. 2017 M6 062046 against Defendant Global Healing Center.
- 2. An award to the Plaintiff in the amount of \$1,000,000.00 plus punitive damages and attorneys fees.
- 3. Any other order this court deems right and just.

Attorney Code 45783 ÁVILA LAW GROUP LLC Attorneys for Plaintiff 7132 N. Harlem Suite 104 Chicago, Illinois 60631 773-671-3480 telephone FrankAvilaLaw@GMail.com by: ______/s/Frank Avila
One of Plaintiff's Attorneys

ELECTRONICALLY FILED 4/11/2018 5:09 PM 2017-L-062046 PAGE 2 of 2 Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 44 of 112 PageID #:51

ELECTRONICALLY FILED 4/11/2018 5:09 PM 2017-L-062046

CALENDAR: G

PAGE 1 of 1 CIRCUIT COURT OF

AFFIDAVIT OF PROCESS SERVER

IN THE CIRUCUIT COURT OF COOK COUNTY

COOK COUNTY, ILLINOIS County of C

MICHAEL EUGENE HOGG

Attorney:

Plaintiff

VS.

AVILA LAW GROUP 6601 N. AVONDALE #203 CHICAGO, IL. 60631

GLOBAL HEALING CENTER; GROUP EDWAR; INFOWARSTORE.COM; JONES ALEX

Defendant

Case Number: 2017-1-062046

Court / Appearance Date: 02-13-2018

Court Time:

Legal documents received by HOUSTON COURT PROCESSORS on January 26th, 2018 at 5:00 PM to be served upon GLOBAL HEALING CENTER at 2040 NORTH LOOP WEST #234, HOUSTON, TX. 77018

I, CHARLES LINDSAY, swear and affirm that on February 06th, 2018 at 11:41 AM, I did the following:

Served the corporation listed as the intended recipient of the legal documents by delivering a conformed copy of the SUMMONS AND COMPLAINT FOR FRAUD, CONSPIRACY TO COMMIT FRAUD AND STRICT PRODUCT LIABILITY to RECEPTIONIST, REFUSED TO GIVE HER NAME as of the within named corporation. The service date, time, my initials and/or name, and identification number, if required by state statute, were listed on the document served.

Supplemental Data Appropriate to this Service:

A diligent search & inquiry has determined that the subject is not on active duty with the U.S. Armed Forces.

I declare that I am eighteen years of age or older and have no interest in the above legal matter. I attest that I am certified, appointed by sheriff or motion and order and that I am legally authorized to serve court documents within the above named circuit / county.

Process Server

HOUSTON COURT PROCESSORS P.O.Box 891001 Houston, 77289

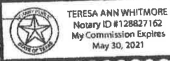
(832) 453-4743

Internal Job ID: 2018000096

Reference Number: MICHAEL EUGENE HOGG

The foregoing instrument was acknowledged before me on this 12 day of FEBRUARY 2018, by CHARLES LINDSAY, Who is personally known to me or who has produced as identification. TPL Notary Printed Name

Commission Expiration Date



Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 45 of 112 PageID #:52

ELECTRONICALLY FILED
4/11/2018 5:11 PM
2017-L-062046
CALENDAR: G
PAGE 1 of 2
CIRCUIT COURT OF
COOK COUNTY, ILLINOIS
LAW DIVISION
CLERK DOROTHY BROWN

IN THE CIRCUIT COURT OF COOK COUNTY COOK COUNTY, ILLI LAW DIVISION CLERK DOROTTON BY

Nos. 2017-L-062046

MICHAEL E. HOGG,

Plaintiff

v. ALEX JONES, INFOWARSSTORE.COM GLOBAL HEALING CENTER, DR. EDWARD GROUP,

Defendant(s)

MOTION FOR DEFAULT JUDGMENT

NOW COMES, Plaintiff MICHAEL HOGG, by and through his attorneys, Avila Law Group, LLC, under 735 ILCS 5/2-1301, files this MOTION FOR DEFAULT JUDGMENT, as to their complaint against Defendant DR. EDWARD GROUP. In support Plaintiff states as follows:

- On August 15, 2017, Plaintiff Michael Hogg filed case no. 2017 M6 062046 against
 Defendants Alex Jones, Infowarsstore.com, Global Healing Center, and Dr. Edward
 Group, for Strict Products Liability, Fraud, and Conspiracy to Commit Fraud and
 demanded damages for \$1,000,000.00 plus punitive damages and attorneys fees.
- 2. A Motion for Alias Summons was granted on November 11, 2017.
- Defendant Dr. Edward Group was served with a Summons and Complaint on March 8, 2018. A true and correct copy of the Affidavit of the Process Server is attached to this motion.

4. To date, Defendant has failed to appear, answer or otherwise plead, under the Illinois Rules of Civil Procedure, 735 ILCS 5/2-1301, making a default judgment proper.

WHEREFORE: Petitioner prays this Honourable Court grant as follows:

- An Order granting Plaintiff's Motion for Default Judgment as to all claims contained in filed case No. 2017 M6 062046 against Defendant Dr. Edward Group.
- 2. An award to the Plaintiff in the amount of \$1,000,000.00 plus punitive damages and attorneys fees.
- 3. Any other order this court deems right and just.

Attorney Code 45783 ÁVILA LAW GROUP LLC Attorneys for Plaintiff 7132 N. Harlem Suite 104 Chicago, Illinois 60631 773-671-3480 telephone FrankAvilaLaw@GMail.com by: ______/s/Frank Avila
One of Plaintiff's Attorneys

LECTRONICALLY FILED 4/11/2018 5:11 PM 2017-L-062046 PAGE 2 of 2 Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 47 of 112 PageID #:54

ELECTRONICALLY FILED 4/11/2018 5:11 PM 2017-1-062046

AFFIDAVIT OF PROCESS SERVER

CALENDAR G
PAGE 1 of 1
CIRCUIT COURT OF
COOK COUNTY, ILLINOIS

IN THE CIRUCUIT COURT OF COOK COUNTY

COOK COUNTY, ILLINOIS
LAW DIVISION
County of Cookerk Docker Phyllingis

MICHAEL EUGENE HOGG

Attorney:

Plaintiff

VS.

AVILA LAW GROUP 6601 N. AVONDALE #203 CHICAGO, IL. 60631

GLOBAL HEALING CENTER; GROUP EDWAR; INFOWARSTORE.COM; JONES ALEX

Defendant

Case Number: 2017-1-062046

Court / Appearance Date: 03-14-2018
Court Time:

Legal documents received by HOUSTON COURT PROCESSORS on February 28th, 2018 at 5:00 PM to be served upon GROUP EDWARD at 2040 NORTH LOOP WEST, HOUSTON, TX. 77018

I, MARK A. WHITMORE, swear and affirm that on March 08th, 2018 at 11:26 AM, I did the following:

Served the corporation listed as the intended recipient of the legal documents by delivering a conformed copy of the SUMMONS AND COMPLAINT FOR FRAUD, CONSPIRACY TO COMMIT FRAUD AND STRICT PRODUCT LIABILITY to GROUP EDWARD as MANAGER of the within named corporation. The service date, time, my initials and/or name, and identification number, if required by state statute, were listed on the document served.

Supplemental Data Appropriate to this Service:

A diligent search & inquiry has determined that the subject is not on active duty with the U.S. Armed Forces.

I declare that I am eighteen years of age or older and have no interest in the above legal matter. I attest that I am certified, appointed by sheriff or motion and order and that I am legally authorized to serve court documents within the above named circuit / county.

MARK A. WHITMORE Process Server, # 1314

HOUSTON COURT PROCESSORS P.O.Box 891001 Houston, 77289

(832) 453-4743

Internal Job ID: 2018000301

Reference Number: MICHAEL EUGENE HOGG

The foregoing instrument was acknowledged before the on this 9 day of Marcu

2018, by MACK A WILLTONGE who is personally known to me or who has produced

Notary Printed Name

Notary Signature

Commission Expiration Date



TERESA ANN WHITMORE Notary 10 #128827162 My Commission Expires May 30, 1021

as/Identification.

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

Alex Jones,

Global Healing Center, porder

Infowerstore.com,

Group Edward,

No. 2017-L-062046

This matter coming before This Honorable Court for Status, Status on Service, and oral Motions for Defen Its and written Motions for Defining 1. All Defendents CAlex Jones, 6/0621 Healing Center, Infowers. com, Group Edward have been served. Global Healing Conter Infowers, com, and Group Edward were all Served on March 8 fond March 9th, 2018.

all defendants were served. No de fendants have

45783

2 All defendants are in Default.

- rank Avila mentered ENTERED. Horomable Cou echnical Defaultis Autologic Jeffery L. Warnick Michael Hogg - Plaintiff Harlem Ave. Dated: hicago, IL Suite 107 CU/Cheourt - 2024 Telephone: 773 - 67 9 A M Judge's Not Judge ove up is set on 6-6-DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS 202, Judge Warnick 5. Plaintiff shall serve all Detendents

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 49 of 112 PageID #:56

CIRCUIT COURT OF COOK COUNTY LAW DIV., RM. 801, DALEY CTR. CHICAGO, IL. 60602

ID: LD2017L062046 HOGG MICHAEL EUGE 20180427000028

PRO SE

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* * * * * N O T I C E * * * * *

CASE 17-L-062046

HOGG MICHAEL EUGENE

V.

JONES ALEX

YOU ARE NOTIFIED THAT AN ORDER FOR DEFAULT WAS ENTERED AGAINST GLOBAL HEALING CENTER ON 04/25/2018 BY JUDGE WARNICK, JEFFREY, L.

ATTENTION: EFFECTIVE JANUARY 2, 2014, PARTIES RECEIVING POSTCARD NOTICE WILL BE CHARGED A STATUTORY FEE OF \$15.00 + POSTAGE. TO AVOID THIS FEE REGISTER FOR ELECTRONIC COURT NOTICE AT WWW.COOKCOUNTYCLERKOFCOURT.ORG.

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 50 of 112 PageID #:57

CIRCUIT COURT OF COOK COUNTY LAW DIV., RM. 801, DALEY CTR. CHICAGO, IL. 60602

ID: LD2017L062046

20180427000029

HOGG MICHAEL EUGE

PRO SE

00000

* * * * * NOTICE * * * * *

CASE 17-L-062046

HOGG MICHAEL EUGENE

V.

JONES ALEX

YOU ARE NOTIFIED THAT AN ORDER FOR DEFAULT WAS ENTERED AGAINST GROUP EDWARD ON 04/25/2018 BY JUDGE WARNICK, JEFFREY, L.

ATTENTION: EFFECTIVE JANUARY 2, 2014, PARTIES RECEIVING POSTCARD NOTICE WILL BE CHARGED A STATUTORY FEE OF \$15.00 + POSTAGE. TO AVOID THIS FEE REGISTER FOR ELECTRONIC COURT NOTICE AT WWW.COOKCOUNTYCLERKOFCOURT.ORG.

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 51 of 112 PageID #:58

CIRCUIT COURT OF COOK COUNTY LAW DIV., RM. 801, DALEY CTR. CHICAGO, IL. 60602

ID: LD2017L062046 20180427000030

HOGG MICHAEL EUGE

PRO SE

00000

* * * * * NOTICE * * * * *

CASE 17-L-062046

HOGG MICHAEL EUGENE

V.

JONES ALEX

YOU ARE NOTIFIED THAT AN ORDER FOR DEFAULT WAS ENTERED AGAINST INFOWARSSTORE.COM ON 04/25/2018 BY JUDGE WARNICK, JEFFREY, L.

ATTENTION: EFFECTIVE JANUARY 2, 2014, PARTIES RECEIVING POSTCARD NOTICE WILL BE CHARGED A STATUTORY FEE OF \$15.00 + POSTAGE. TO AVOID THIS FEE REGISTER FOR ELECTRONIC COURT NOTICE AT WWW.COOKCOUNTYCLERKOFCOURT.ORG.

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 52 of 112 PageID #:59

CIRCUIT COURT OF COOK COUNTY LAW DIV., RM. 801, DALEY CTR. CHICAGO, IL. 60602

ID: LD2017L062046 HOGG MICHAEL EUGE 20180427000031

PRO SE

00000

* * * * * N O T I C E * * * * *

CASE 17-L-062046

HOGG MICHAEL EUGENE

V.

JONES ALEX

YOU ARE NOTIFIED THAT AN ORDER FOR DEFAULT WAS ENTERED AGAINST JONES ALEX ON 04/25/2018 BY JUDGE WARNICK, JEFFREY, L.

ATTENTION: EFFECTIVE JANUARY 2, 2014, PARTIES RECEIVING POSTCARD NOTICE WILL BE CHARGED A STATUTORY FEE OF \$15.00 + POSTAGE. TO AVOID THIS FEE REGISTER FOR ELECTRONIC COURT NOTICE AT WWW.COOKCOUNTYCLERKOFCOURT.ORG.

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 53 of 112 PageID #:60

ELECTRONICALLY FILED
5/4/2018 3:06 PM
2017-L-062046
CALENDAR: G
PAGE 1 of 2
CIRCUIT COURT OF
COOK GOUNTY HELINOIS
LAW DIVISION
CLERK DOROTHY BROWN

041982/19828/BMW/ANR

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

COUNTY DEPARTMENT, LAW DIVISION

MICHAEL HOGG,

Plaintiff.

V.

ALEX JONES, INFOWARSSTORE.COM, GLOBAL HEALING CENTER, DR. EDWARD GROUP, No. 17 L 62046

Defendants.

NOTICE OF FILING

TO: Frank Avila, Avila Law Group, 7132 N. Harlem Ave., Ste. 107, Chicago, IL 60631 Via E-Mail: frankavilalaw@gmail.com | (773) 671-3480

PLEASE TAKE NOTICE that on May 4, 2018 we filed our Appearance with the Clerk of the Circuit Court of Cook County, Illinois, a copy of which is herewith served upon you.

Respectfully submitted,

CASSIDAY SCHADE LLP

By:

One of the Attorneys for Defendants, PQPR HOLDINGS LIMITED, LLC (incorrectly named and sued as INFOWARSSTORE, COM) and ALEX JONES

Bruce M. Wall
Alexandra N. Reitzner
CASSIDAY SCHADE LLP
222 West Adams Street, Suite 2900
Chicago, IL 60606
(312) 641-3100
bwall@cassiday.com
areitzner@cassiday.com

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 54 of 112 PageID #:61

041982/19828/BMW/ANR MICHAEL HOGG v. ALEX JONES, et al.

CERTIFICATE OF SERVICE VIA EMAIL

Michelle Palumbo, being first duly sworn upon oath deposes and states that a true and correct copy of the foregoing document was served via email to the named attorneys of record at their respective email addresses, on the attached service list, by emailing the same before the hour of 5:00 p.m., on May 4, 2018. Under penalties as provided by law pursuant to 735 ILCS 5/1-109, I certify that the statements set forth herein are true and correct.

8842260 AREITZNE;MPALUMBO

ELECTRONICALLY FILED 5/4/2018 3:06 PM 2017-L-062046 PAGE 2 of 2

Appearance			(12/30/15) CCL N530	
		F COOK COUNTY, ILLIN MENT, LAW DIVISION	OIS	
HOGG MICHAEL EUGEN	E	1		
:	Plaintiff	No. 2017-L-062	2046	
v.				
		Calendar: G	7	
JONES ALEX			ELECTRONICALLY FILED 5/4/2018 3:06 PM	
	Defendant	1	2017-L-062046 CALENDAR: G	
		I .	PAGE 1 of 1 CIRCUIT COURT OF	
	APPEA	RANCE	COOK COUNTY, ILLINOIS LAW DIVISION CLERK DOROTHY BROWN	
			CLERK DOROTHI BROWL	
☑ GENERAL APPEARANCE	0900 – APPEARANCE – FEE PAID; 0909 – APPEARANCE – NO FEE; 0904 – APPEARANCE FILED – FEE WAIVED			
☐ JURY DEMAND	1000 ADDE AD ANCE A HIDY DEN AND SEE DAID			
_ JUNY DEMAND	- 1	1900 – APPEARANCE & JURY DEMAND FEE PAID 1909 – APPEARANCE & JURY DEMAND NO FEE		
The undersigned enter the appearance of:	☐ Plaintiff	✓ Defendant		
	INFOWARSSTORE.	COM-IONES ALEY		
	(INSERT LITIG			
*	(III)DELLE ELLIO			
	/s Alexandra Reitzner			
EDITELL COLDISEL OF DECO			GNATURE	
☑INITIAL COUNSEL OF RECO				
□ADDITIONAL APPEARANC	E SUBS	TITUTE APPEARANCE		
A copy of this appearance sh Court to be in default.	all be given to all par	ties who have appeared an	d have not been found by the	
- 10.	Pro Se 99500		ve read and agree to the terms of	
(Please complete the following contact information.) Name: CASSIDAY SCHADE LLP			ronic Notice Policy and choose	
		to opt in to electronic notice from the Clerk's office for this case at this email address:		
Atty. for: INFOWARSSTORE.COM Address: 222W ADAMSST#2900				
City/State/Zip: CHICAGO, IL 60606				
Primary Email:Secondary Email:				
Tertiary Email:				

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 56 of 112 PageID #:63

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PAGE 1 of 2
CIRCUIT COURT OF
COOK GOUNTY ILLINOIS
LAW DIVISION
CLERK DOROTHY BROWN

041982/19828/BMW/ANR

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, LAW DIVISION

MICHAEL HOGG.

Plaintiff,

v.

No. 17 L 62046

ALEX JONES, INFOWARSSTORE.COM, GLOBAL HEALING CENTER, DR. EDWARD GROUP,

Calendar G

Defendants.

NOTICE OF MOTION

To: See Attached Service List

On May 22, 2018, at 9:30 a.m., or as soon thereafter as counsel may be heard, I shall appear before the **Honorable Jeffrey L. Warnick** or any judge sitting in his stead, in the courtroom usually occupied by him in **Room 202**, of the Second Municipal District Courthouse, 5600 Old Orchard Road, Room 202, Skokie, Illinois, and shall then and there present Defendants' Motion to Quash Purported Service and Vacate Order of Default, a copy of which is hereby served upon you.

Name:

CASSIDAY SCHADE LLP

Attorney For:

POPR HOLDINGS

LIMITED, LLC (incorrectly

named and sued as
INFOWARSSTORE.COM)

and ALEX JONES

Address:

222 West Adams Street, Suite 2900

City/State/Zip:

Michelle

Chicago, IL 60606

Telephone:

(312) 641-3100

Firm ID No.:

44613

CERTIFICATE OF SERVICE VIA EMAIL

Michelle Palumbo, a non-attorney, being first duly sworn upon oath deposes and states that a true and correct copy of the foregoing document was served via email to the named attorneys of record at their respective email addresses, on the attached service list, by emailing the same before the hour of 5:00 p.m., on May 4, 2018. Under penalties as provided by law pursuant to 735 ILCS 5/1-109, I certify that the statements set forth herein are true and correct.

041982/19828/BMW/ANR MICHAEL HOGG v. ALEX JONES, et al.

SERVICE LIST

ATTORNEYS FOR PLAINTIFF: Frank Avila Avila Law Group 7132 N. Harlem Ave. Ste. 107 Chicago, IL 60631 (773) 671-3480 frankavilalaw@gmail.com

8840922 AREITZNE;MPALUMBO

ELECTRONICALLY FILED 5/4/2018 3:24 PM 2017-L-062046 PAGE 2 of 2 Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 58 of 112 PageID #:65

ELECTRONICALLY FILED
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PAGE 1 of 4
CIRCUIT COURT OF
CENOKIDOLONA 46 11 LINOIS
LAW DIVISION

041982/19828/BMW/ANR

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINGUERK DOROTHY BROWN COUNTY DEPARTMENT, LAW DIVISION

MICHAEL HOGG,

Plaintiff.

 $V_{\cdot \cdot}$

ALEX JONES, INFOWARSSTORE.COM, GLOBAL HEALING CENTER, DR. EDWARD GROUP, No. 17 L 62046

Defendants.

MOTION TO QUASH PURPORTED SERVICE AND VACATE ORDER OF DEFAULT

NOW COME Defendants, PQPR Holdings Limited, LLC (PQPR Holdings)(incorrectly named and sued as INFOWARSSTORE.COM) and ALEX JONES, by and through their attorneys, CASSIDAY SCHADE LLP, and moves this Court for an Order Quashing Service of Summons on it. In support thereof, PQPR Holdings and Alex Jones, state as follows:

- 1. On August 15, 2017, Plaintiff, MICHAEL HOGG, pro se, filed the instant litigation in the Circuit Court of Cook County. See Complaint at Law, attached as Exhibit A.
- 2. On November 29, 2017, this Court granted Plaintiff leave to issue an alias summons on all defendants. *See* Order of November 29, 2017, attached as *Exhibit B*.
- 3. On March 8, 2016, Plaintiff attempted to serve the Summons and Complaint to Defendants, Alex Jones and Infowarsstore.com at 3001 S. Lamar Blvd., Austin, TX 78704 through the following method of service: delivery of the Summons and Complaint through the United States Postal Service.

- 4. 3001 S. Lamar Blvd., Austin, Texas is a nonexistent address. Therefore, the United States Post Office delivered the Summons to the closest valid address in the area: 3005 S. Lamar Blvd., Austin, Texas.
- 5. Attached and in support of this Motion is the affidavit of David Jones, the Managing Member of JLJR Holdings, LLC, which certifies and attests that PQPR Holdings and Alex Jones were never personally served with process. *See* Affidavit, attached as *Exhibit C*.
- 6. Prior to the filing of any other pleading or motion other than a motion for an extension of time to answer or otherwise appear, a party may object to the court's jurisdiction over the party's person, either on the ground that the party is not amenable to process of a court of this State or on the ground of insufficiency of process or insufficiency of service of process, by filing a motion to dismiss the entire proceeding or any cause of action involved in the proceeding or by filing a motion to quash service of process. 735 ILCS 5/2-301(a).
- 7. 735 ILCS 5/2-204 provides as follows with respect to service on private corporations:
 - "A private corporation may be served (1) by leaving a copy of the process with its registered agent or any officer or agent of the corporation found anywhere in the State; or (2) in any other manner now or hereafter permitted by law. A private corporation may also be notified by publication and mail in like manner and with like effect as individuals." 735 ILCS 5/2-204.
- 8. Plaintiff did not personally serve Infowarslife's registered agent, nor did Plaintiff personally serve any officer or agent of Infowarslife or PQPR Holdings. Rather, the Summons and Complaint was mailed to Alex Jones through the United States Postal Service to an incorrect address.
 - 9. 735 ILCS 5/2-203 provides as follows with respect to service on individuals:
 - "Service on individuals (a) Except as otherwise expressly provided, service of summons upon an individual defendant shall be made (1) by leaving a copy of the

summons with the defendant personally, (2) by leaving a copy at the defendant's usual place of abode, with some person of the family or a person residing there, of the age of 13 years or upwards, and informing that person of the contents of the summons, provided the officer or other person making service shall also send a copy of the summons in a sealed envelope with postage fully prepaid, addressed to the defendant at his or her usual place of abode, or (3) as provided in Section 1-2-9.2 of the Illinois Municipal Code with respect to violation of an ordinance governing parking or standing of vehicles in cities with a population over 500,000....." 735 ILCS 5/2-203.

- 10. Plaintiff did not leave a copy of the Summons and Complaint with Alex Jones personally, nor did he leave a copy at Alex Jones' usual place of abode.
- 11. Since Plaintiff failed to achieve proper service upon Defendants PQPR Holdings and Alex Jones, this Court lacks jurisdiction over such Defendants and service of summons mailed to 3001 Lamar Blvd., Austin, TX should be quashed pursuant to 735 ILCS 5/2-301.
- 12. On April 25, 2018, this Court accepted the purported service on Defendants, entered a default judgment against Defendants INFOWARSSTORE.COM and ALEX JONES, and set a prove up of damages for June 6, 2018. See purported service on Infowarsstore.com, attached as *Exhibit D*; purported service on Alex Jonas, attached as *Exhibit E*; and April 25, 2018 Order, attached as *Exhibit F*.
- Pursuant to Section 2-1301(e), "The court may in its discretion, before final order or judgment, set aside any default, and may on motion filed within 30 days after entry thereof set aside any final order or judgment upon any terms and conditions that shall be reasonable." The Illinois Supreme Court has held, "Where a litigant seeks to set aside a default under section 2-1301(e),... the litigant need not necessarily show the existence of a meritorious defense and a reasonable excuse for not having timely asserted such defense. Rather, the overriding consideration is simply whether or not substantial justice is being done between the litigants..." *People V. Ralph L.* (In re Haley D.), 2011 L 110886, ¶ 57.

- 14. This motion is filed within thirty days of entry of the April 25, 2018 judgment.

 Defendants therefore seek that the default judgment entered on April 25, 2018 be vacated.
- 15. The filing of this motion shall not be used as any waiver of objection to jurisdiction on behalf of Defendants PQPR Holdings and Alex Jones.

WHEREFORE, Defendants, PQPR HOLDINGS LIMITED, LLC (incorrectly named and sued as INFOWARSSTORE.COM) and ALEX JONES, respectfully request this Court enter an Order quashing service of process, vacating the order of default, and dismissing this case, with prejudice, against it for lack of personal jurisdiction pursuant to 735 ILCS 5/2-301.

Respectfully submitted,

CASSIDAY SCHADE LLP

By:

One of the Attorneys for Defendants, PQPR HOLDINGS LIMITED, LLC (incorrectly named and sued as INFOWARSSTORE.COM) and ALEX JONES

Bruce M. Wall
Alexandra N. Reitzner
CASSIDAY SCHADE LLP
222 West Adams Street, Suite 2900
Chicago, IL 60606
(312) 641-3100
(312) 444-1669 – Fax
bwall@cassiday.com
areitzner@cassiday.com

8837737 AREITZNE; AREITZNE

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 62 of 112 PageID #:69

ELECTRONICALLY FILED ILLINOIS

IN THE CIRCUIT COURT OF COOK COUNTY COOKERS WORD THIN BROWN LAW DIVISION

Nos.

CLERK DOROTHY BROWN

MICHAEL E. HOGG,

Plaintiff

ALEX JONES, INFOWARSSTORE.COM GLOBAL HEALING CENTER, DR. EDWARD GROUP,

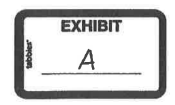
Defendant(s)

COMPLAINT FOR FRAUD, CONSPIRACY TO COMMIT FRAUD AND STRICT PRODUCT LIABILITY

NOW COMES Plaintiff MICHAEL E. HOGG, filing pro se, and complains against ALEX JONES, INFOWARSSTORE.COM, GLOBAL HEALING CENTER and DR. EDWARD GROUP for STRICT PRODUCTS LIBILITY, FRAUD, CONSPIRACY TO COMMIT FRAUD. In support, Plaintiff states as follows.

STATEMENT OF FACTS

- 1. Plaintiff MICHAEL E. HOGG is a resident of Glenview, Cook County, Illinois
- 2. Defendant ALEX JONES is a radio broadcaster who broadcasts on WCKG 1520am, and on the internet via his site INFORWARS.COM
- 3. Defendant INFOWARSSTORE.COM is the website where ALEX JONES sells his products including Advance Liver Cleanse Pack (Kit), and places it in interstate commerce.



- Defendant Dr. EDWARD GROUP is the individual who claims to have developed the Advance Liver Cleanse.
- 5. Defendant GLOBAL HEALING CENTER produces the Advance Liver Cleanse.
- 6. Plaintiff has a consulting company that manages business to business website websites, also owns weekend raised bed garden company and also fabricate/sell an automotive accessory, successfully from a home office since 2001.
- 7. Plaintiff learned about the Liver Shield/6 day cleans via listening to infowars.com
- Plaintiff purchased the Advanced Liver Cleans Pack (Kit) in mid-June 2015 which consisted of Liver Shield and; Oxy-Powder
- 9. Plaintiff followed the watched a video about the 6 day liver cleanse on its health benefits produced via Alex Jone's inforwars. Because of my schedule, there was no time to do a 6 day cleanse so instead plaintiff took took a the Oxy-Powder pills (Magnesium)
- 10. Plaintiff tried the Liver Shield in late August, 2015. On that day, Plaintiff felt some pain in his abdomen. The pain subsided in a week
- 11. Plaintiff tried the Liver Shield again on Sunday September, 13 th 2015. On that day, he felt the same pain on his left side, which felt the similar to the previous pain, but much worse.
- 12. On Friday September, 18 th 2015 Plaintiff went to his primary physician and showed him the liver shield container.
- 13. Plaintiff's physician proceeded to explain to me that the pain is near my stomach/spleen and ordered blood tests
- 14. On Sunday September, 20 th 2015 Plaintiff contacted infowars using a chat log about the pain and emailed global health healing center about the pain.

- 15. By that evening, Sunday September 20th 2015 Plaintiff was in the emergency room.
- 16. After review of his previous blood tests the Plaintiff's physician to send him home with pain medication.
- 17. Plaintiff insisted that they look further and both an ultrasound and a CT scan were performed. Plaintiff was admitted to the hospital and was given heparin, morphine and was visited by several physicians looking for possible issues
- 18. Test results results showed a large clot in the Plaintiff's portal vein and was proscribed blood thinners.
- 19. On August 10, 2017, Plaintiff had a followup MRI which showed that the portal vein could no longer be identified, and tortuous collateral veins had developed to compensate for the lack of portal vein,
- 20. Plaintiff suffers from pain every day.
- Plaintiff's illness can be directly traced to the Liver cleans products purchased from the defendants.

COUNT I- STRICT PRODUCTS LIABILITY (All Edefendants

- 22. Plaintiff hereby incorporates paragraphs 1-21 as paragraph 22 herein
- 23. At all times DR EDWARD GROUP was guaranteeing the health benefits of the liver cleans, and was selling the product produced by GLOBAL HEALING CENTER, with a product endorsement, guarantee and certification by ALEX JONES, and sold through ALEX JONE'S INFORWARSSTORE.COM.
- 24. At all times, Liver Shield Cleanse products in question were manufactured, sold and distributed, through the Defendants and their companies.

- 25. Said products the Oxy Powder, and Liver cleans contain chemicals that if taken in tandem with eachother can and do create negative health effects, including inducing blood clots.
- 26. None of the harmful side effects are listed on their website or on the packaging.
- 27. At all times relevant, Plaintiff MICHAEL HOGG was taking the Oxy-Powder and Liver cleans and had no history of chronic illness.
- 28. After taking the Oxy-powder and Liver cleans, plaintiff began to develop blood clots in his portal vein and has been suffering with pain.
- 29. The blood clots and pain has been directly and proximately caused by his taking the Oxypowder and Liver cleans

Count II-Fraud

- 30. Plaintiff hereby incorporates paragraphs 1-29 as paragraph 30 herein
- 31. Defendants knew that the products did not have any positive health affects
- 32. Defendants marketed and sold the Liver cleans products knowing that they did not have any positive health effects.
- 33. In doing so, Defendants sought to defraud the public by supplying a product that did not induce any positive health effects.

Count III-Conspiracy to Commit Fraud

- 34. Plaintiff hereby incorporates paragraphs 1-29 as paragraph 30 herein
- 35. Defendants knew that the products did not have any positive health affects
- 36. Defendants in concert, marketed and sold the Liver cleans products knowing that they did not have any positive health effects.

37. In doing so, Defendants in concert with eachother sought to defraud the public by supplying a product that did not induce any positive health effects.

WHEREFOR- Plaintiff Michael Hogg prays this honorable court enter a judgment as follows:

- A. A Judgment in the amount of \$1,000,000 from all Defendants for loss of income, pain and suffering and punitive damages.
- B. Any other judgment this court deems right and just

Michael E. Hogg Pro Se

Micheal E. Hogg

809 Glenwood Ln.

Glenview, IL 60025

847-729-7992

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10.2	Jones, Alex
	Defendant(s)
ж.	
Q 1	CASE MANAGEMENT ORDER - LAW DIVISION
	Pursuant to Supreme Court Rule 218
(All	l copies of prior case management orders must be available for presentation to the court upon request of the judge.) (Flease check off all pertinent paragraphs and circle proper party name.)
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	1. Written discovery & 213(f)(i) and ② disclosures to be completed by
(4218)	2. Oral Discovery & 213(f)(1) and (2) depositions to be completed by
(4218)	3. Treating physicians depositions to be completed by
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(4218)	6. shall be presented for deposition by
(4206)	7. Plaintiff/Defendant/Add. Party shall suswer 213 (f)(3) interrogatories by
(4218)	8. Plaintiff's 213(f)(3) witnesses to be deposed by
(4218)	9. Defendant's 213(f)(3) witnesses to be deposed by
¥4218)	10. Additional party's 213(f)(3) witnesses to be deposed by
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NOTICE	
Failure o	of any party to comply with this Case Management Order will be a basis for Rule 219(c) sanctions.
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*	EXHIBIT

041982/19828/BMW/ANR

Firm ID No. 44613

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, LAW DIVISION

MICHAEL HOGG,

Plaintiff,

V.

No. 17 L 62046

LIVER SHIELD/INFOWARSLIFE AND GLOBAL HEALING CENTER.

Defendants.

AFFIDAVIT

- I, David R. Jones DDS, being first duly sworn, state that I have personal knowledge of and can testify competently to the following:
 - 1. I am currently the Managing Member of JLJR Holdings, LLC, which is the Managing Member of PQPR Holdings Limited, LLC, and I have held this position since 2013. In my capacity as the Managing Member, I am knowledgeable and competent to attest to the matters set forth herein.
 - PQPR Holdings Limited, LLC is permitted to use the trade name of Infowarslife by Free Speech Systems, LLC. PQPR Holdings uses the name Infowarslife to facilitate branding of its supplement business, and Free Speech Systems handles operations related to this business.
 - On March 8, 2018, a certified letter addressed to Alex Jones was delivered to a
 United Parcel Service (UPS) store at 3005 S. Lamar Blvd. in Austin, Texas.



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- 4. The letter was originally misaddressed to the incorrect address of 3001 S. Lamar Blvd., Austin, Texas; however the United States Postal Service delivered it to 3005 S. Lamar Blvd., the closest valid address in this neighborhood.
- 5. Inside the envelope was Plaintiff's Summons and Complaint in the above-captioned matter.
- 6. Infowarslife is not associated with 3001 S. Lamar Blvd., Austin, Texas, nor has it ever been associated with 3005 S. Lamar Blvd., Austin, Texas.
- 7. Neither I, a registered agent, nor any agent of Infowarslife was personally served with the Plaintiff's Summons and Complaint.
- 8. Alex Jones was never personally served with the Plaintiff's Summons and Complaint.

Further Affiant Sayeth Not.

David Jones

SUBSCRIBED and SWORN to before me

This day of May, 2018.

Notary Public

TIMOTHY JAMES FRUGE Notary Public, State of Texas Comm. Expires 04-21-2022 Notary ID 128791368

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AFFIDAVIT OF PROCESS SERVER

PAGE 1 of 1 CIRCUIT COURT OF COOK COUNTY, ILLINOIS

IN THE CIRUCUIT COURT OF COOK COUNTY

County of Coolerk Done Phillippiswn

MICHAEL EUGENE HOGG

Attorney:

Plaintiff

AVILA LAW GROUP 660] N. AVONDALE #203

CHICAGO, IL. 60631

VS.

GLOBAL HEALING CENTER; GROUP EDWAR; INFOWARSTORE.COM; JONES ALEX

Defendant

Case Number: 2017-1-062046

Court / Appearance Date: 03-14-2018 Court Time:

Legal documents received by HOUSTON COURT PROCESSORS on February 28th, 2018 at 5:00 PM to be served upon INFOWARSTORE.COM at 3001 S. LAMAR BLVD #100, AUSTIN, TX. 70802

I MARK A. WHITMORE, swear and affirm that on March 09th, 2018 at 10:10 AM, I did the following:

Served the corporation listed as the intended recipient of the legal documents by delivering a conformed copy of the SUMMONS AND COMPLAINT FOR FRAUD, CONSPIRACY TO COMMIT FRAUD AND STRICT PRODUCT I LIABILITY to INFOWARSTORE.COM by CMRRR 7013 2630 0001 8245 2422 as of the within named corporation.

The service date, time, my initials and/or name, and identification number, if required by state statute, were listed on the cocument served.

Supplemental Data Appropriate to this Service:

A diligent search & inquiry has determined that the subject is not on active duty with the U.S. Armed Forces.

declare that I am eighteen years of age or older and have no interest in the above legal matter. I attest that I am certified, appointed by sheriff or motion and order and that I am legally authorized to serve court documents within the above named circuit / county.

MARK A. WHITMORE
Process Server, # 1314

HOUSTON COURT PROCESSORS P.O.Box 891001 Houston, 77289

(832) 453-4743

Internal Job ID: 2018000300

Reference Number: MICHAEL EUGENE HOGG

The foregoing instrument was acknowledged before the on this 9 day of manufacture

2018, by MARY A WHITMORE, who is

personally known to me or who has produced

as identification.

Notary Printed Name

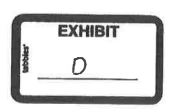
Notary Signature

Commission Expiration Date



TERESA ANN WHITMOIRE Notary ID #1 28827162 My Commission Expires May 30, 2021

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AFFIDAVIT OF PROCESS SERVER

IN THE CIRUCUIT COURT OF COOK COUNTY

COOK COUNTY, ILLINOIS
LAW DIVISION
County of Cookerk Islandiann

MICHAEL EUGENE HOGG

Attorney:

Plaintiff

VS.

AVILA LAW GROUP 6601 N. AVONDALE #203 CHICAGO, IL. 60631

GLOBAL HEALING CENTER; GROUP EDWAR; INFOWARSTORE.COM; JONES ALEX

Defendant

Case Number: 2017-1-062046

Court / Appearance Date: 03-14-2018
Court Time:

Legal documents received by HOUSTON COURT PROCESSORS on February 28th, 2018 at 5:00 PM to be served upon ALEX JONE at 3001 S. LAMAR BLVD #100, AUSTIN, TX. 78704

I MARK A. WHITMORE, swear and affirm that on March 08th, 2018 at 10:02 AM, I did the following:

Served the corporation listed as the intended recipient of the legal documents by delivering a conformed copy of the SUMMONS AND COMPLAINT FOR FRAUD, CONSPIRACY TO COMMIT FRAUD AND STRICT PRODUCT LIABILITY to ALEX JONES by CMRRR 7013 2630 0001 8245 2439 as of the within named corporation. The service date, time, my initials and/or name, and identification number, if required by state statute, were listed on the document served.

Supplemental Data Appropriate to this Service:

A diligent search & inquiry has determined that the subject is not on active duty with the U.S. Armed Forces,

I declare that I am eighteen years of age or older and have no interest in the above legal matter. I attest that I am certified, appointed by sheriff or motion and order and that I am legally authorized to serve court documents within the above named circuit / county.

Mark A. WHITMORE
Process Server, # 1314

HOUSTON COURT PROCESSORS P.O.Box 891001 Houston, 77289

(832) 453-4743

Internal Job ID: 2018000299

Reference Number: MICHAEL EUGENE HOGG

2018, by All A Will Goods who is personally known to me or who has produced

Alo. Ka

Notary Printed Name

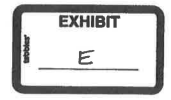
Notary Signature

Commission Expiration Da



TERESA ANN WHITMORE Nowry ID #128827162 My Commission Expires May 30, 2021

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Order

(Rev. 02/24/05) CCG N002

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

2017-1-062046 Healing Center, Infowarsstor. com, This matter coming before This Honorable Court for Status, Status on Service, and oral Mations for Defen Itjand written Motions for Defile. 1. All Defendants (Alex Jones, 610621 Herling center, Infowers. com, Group Edward have been served. Global Hoaling Center was served on February bt, 2018Alex Jones Infowers com, and Group Edward were all on March 8 and March 9th, 2018. It has been over 30 days since dents were served. No de Fendants ha No de fendante have - Plaintiff Account July Jeffery L. Warnick Atty. for: __ APR 25 2018 JS Sourt - 2024 Telephone: ____ Judge DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS 202, Junge Warning De Fend zn



E-Notice

2017-L-062046

CALENDAR: G

To: ARNSTEIN & LEHR sharilee.smentek@saul.com

NOTICE OF ELECTRONIC FILING

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
MICHAEL EUGENE HOGG vs. ALEX JONES

The transmission was received on 05/18/2018 at 3:54 PM and was ACCEPTED with the Clerk of the Circuit Court of Cook County on 05/18/2018 at 4:18 PM.

APPEARANCE (JURY DEMAND) - FEE

EXHIBITS (Hogg - Appearance and Jury Demand)

Filer's Email:

sharilee.smentek@saul.com

Filer's Fax:

(312) 876-7383

Notice Date:

5/18/2018 4:18:28 PM

Total Pages:

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DOROTHY BROWN
CLERK OF THE CIRCUIT COURT
COOK COUNTY
RICHARD J. DALEY CENTER, ROOM 1001
CHICAGO, IL 60602

(312) 603-5031 courtclerk@cookcountycourt.com

Appearance			(12/30/15) CCL N530
		F COOK COUNTY, ILLI MENT, LAW DIVISION	NOIS
HOGG MICHAEL EUGEN	E Plaintiff	N.	
v.		No. <u>2017-L-0</u> 6	52046
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	APPEA	RANCE	PAGE 1 of 1 CIRCUIT COURT OF COOK COUNTY, ILLINOIS LAW DIVISION CLERK DOROTHY BROWN
☐ GENERAL APPEARANCE		ANCE – FEE PAID; 090 ANCE FILED – FEE WA	9 – APPEARANCE – NO FEE; AIVED
✓ JURY DEMAND		ANCE & JURY DEMAN ANCE & JURY DEMAN	
The undersigned enter the appearance of:	□Plaintiff	✓ Defendant	
	GLOBAL HEA	LING CENTER	
-	(INSERT LITIC	GANT'S NAME)	
		/s Sharile	ee Kempa Smentek
☑INITIAL COUNSEL OF RECO	ORD □PRO S		GNATURE
□ ADDITIONAL APPEARANCE	_	SE STITUTE APPEARANCE	7
DADDITIONAL AIT LANANCE	<u> </u>	THOTE ALL EARANCE	2
A copy of this appearance sh Court to be in default.	all be given to all par	rties who have appeared a	nd have not been found by the
✓ Atty. No.: 25188 (Please complete the following contact Name: ARNSTEIN & LEHR Atty. for: GLOBAL HEALING CENTER Address: 161 N CLARK #4200	Pro Se 99500 et information.)	the Clerk's Office Elec	ave read and agree to the terms of etronic Notice Policy and choose notice from the Clerk's office for address:
City/State/Zip: CHICAGO, IL 60601			
Telephone: (312) 876-7100 Primary Email: sharilee.smentek@saul	com		
Secondary Email: <u>snarilee.smentek@saul</u>			
Tertiary Email: docket@saul.com			

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	5/18/2018 3:54 PM
	2017-L-062046
	CALENDAR: G
	PAGE 1 of 2
	CIRCUIT COURT OF
IN THE CIRCUIT COURT OF COOK COUNTY,	ILLINOIS
COUNTY DEPARTMENT, LAW DIVISIO	N CLERK DOROTHY BROWN

MICHAEL E. HOGG,

Plaintiff,

v.

No. 2017 L 062046

ALEX JONES,

INFORWARSSTORE.COM,

GLOBAL HEALING CENTER, and
DR. EDWARD GROUP,

)

APPEARANCE AND JURY DEMAND

The undersigned, an attorney, enters the Appearance of Defendants, GLOBAL HEALING CENTER and DR. EDWARD GROUP.

Defendants demand trial by twelve-person jury.

Defendants.

SAUL EWING ARNSTEIN & LEHR LLP

By: /s/ Sharilee K. Smentek

David S. Waxman
Sharilee K. Smentek
Saul Ewing Arnstein & Lehr LLP
161 N. Clark Street, Suite 4200
Chicago, Illinois 60601
(312) 876-7100
Firm No. 25188
david.waxman@saul.com
sharilee.smentek@saul.com

ELECTRONICALLY FILED 5/18/2018 3:54 PM 2017-L-062046 PAGE 2 of 2

CERTIFICATE OF SERVICE

Sharilee K. Smentek, an attorney, certifies that she served a copy of the APPEARANCE AND JURY DEMAND on:

Frank Avila Avila Law Group 7132 N. Harlem Ave. Suite 107 Chicago, IL 60631 frankavilalaw@gmail.com

Bruce M. Wall
Alexandra N. Reitzner
Cassiday Schade LLP
222 W. Adams St.
Suite 2900
Chicago, IL 60606
bwall@cassiday.com
areitzner@cassiday.com

via email and by depositing true and correct copies of the same in a sealed envelope, with proper postage prepaid, addressed to the above and depositing the same in the U.S. Mail at 161 N. Clark Street, Chicago, Illinois 60601 before 4:00 p.m. on Fri, May 18, 2018.

/s/ Sharilee K. Smentek

Law DIVISION

Litigant List

Printed on 05/18/2018

Case Number: 2017-L-062046

Page 1 of 1

Plaintiffs

Plaintiffs Name	Plaintiffs Address	State	Zip	Unit #	
HOGG MICHAEL EUGENE	809 GLENWOOD LN.	IL	0000		

Total Plaintiffs: 1

Defendants

	Bololidalite				
Defendant Name	Defendant Address	State)	Unit #	Service By
GLOBAL HEALING CENTER	2040 NORTH LOOP WEST, SU	TX	0000		
GROUP EDWARD	2040 NORTH LOOP WEST, SU	TX	0000		
INFOWARSSTORE.COM	3001 S LAMAR BLVD STE 10	TX	0000		
JONES ALEX			0000		

Total Defendants: 4



E-Notice

2017-L-062046

CALENDAR: G

To: Sharilee Kempa Smentek sharilee.smentek@saul.com

NOTICE OF ELECTRONIC FILING

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS MICHAEL EUGENE HOGG vs. ALEX JONES

The transmission was received on 05/18/2018 at 4:16 PM and was ACCEPTED with the Clerk of the Circuit Court of Cook County on 05/18/2018 at 4:18 PM.

MOTION (Motion to Quash Service)

EXHIBITS (Ex. 1 - Complaint)

EXHIBITS (Ex. 2 - 11-29-17 Order)

EXHIBITS (Group Ex. 3 - Alias Summonses - Global Healing, Group Edward)

EXHIBITS (Ex. 4 - Affid. of Process Server 2-12-18)

EXHIBITS (Ex. 5 - Affid. of Process Server 3-09-18)

EXHIBITS (Ex. 6 - 4-25-18 Order)

EXHIBITS (Ex. 7 - Affid. of Molly Latham)

EXHIBITS (Ex. 8 - Affid. of Dr. Edward F. Group III.pdf)

Filer's Email: sharilee.smentek@saul.com

Filer's Fax: (312) 876-7383

Notice Date: 5/18/2018 4:18:16 PM

Total Pages: 30

DOROTHY BROWN
CLERK OF THE CIRCUIT COURT
COOK COUNTY
RICHARD J. DALEY CENTER, ROOM 1001
CHICAGO, IL 60602

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 79 of 112 Page D #: 86 courtclerk@cookcountycourt.com

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 80 of FLEGTRONICALLY FILED 5/18/2018 4:16 PM 2017-L-062046 CALENDAR: G PAGE 1 of 8 CIRCUIT COURT OF IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

COUNTY DEPARTMENT, LAW DIVISION

MICHAEL E. HOGG,)		
Plaintiff,)		
v.)	No.	2017 L 062046
ALEX JONES, INFORWARSSTORE.COM, GLOBAL HEALING CENTER, and DR. EDWARD GROUP,))))		
Defendants.)		

NOTICE OF MOTION

To: See Certificate of Service

PLEASE TAKE NOTICE that on **May 22, 2018** at **9:00 a.m.**, or as soon thereafter as counsel may be heard, the undersigned will appear before the Honorable Jeffrey L. Warnick or any judge sitting in his stead, in courtroom 202 of the Second Municipal District Courthouse, 5600 Old Orchard Road, Skokie, Illinois, and will then and there present the **MOTION TO QUASH DEFECTIVE SERVICE OF SUMMONS AND TO VACATE ORDER OF DEFAULT OF DEFENDANTS GLOBAL HEALING CENTER AND DR. EDWARD GROUP**, a copy of which is attached and hereby served upon you.

GLOBAL HEALING CENTER and DR. EDWARD GROUP,

CLERK DOROTHY BROWN

By: /s/ Sharilee K. Smentek
One of their attorneys

David S. Waxman Sharilee K. Smentek Saul Ewing Arnstein & Lehr LLP 161 N. Clark Street, Suite 4200 Chicago, Illinois 60601 (312) 876-7100 Firm No. 25188 david.waxman@saul.com sharilee.smentek@saul.com

CERTIFICATE OF SERVICE

Sharilee K. Smentek, an attorney, certifies that she served copies of NOTICE OF and DEFENDANTS GLOBAL HEALING CENTER AND DR. EDWARD GROUP'S MOTION TO QUASH DEFECTIVE SERVICE OF SUMMONS AND TO VACATE ORDER OF DEFAULT on:

Frank Avila Avila Law Group 7132 N. Harlem Ave. Suite 107 Chicago, IL 60631 frankavilalaw@gmail.com

Bruce M. Wall
Alexandra N. Reitzner
Cassiday Schade LLP
222 W. Adams St.
Suite 2900
Chicago, IL 60606
bwall@cassiday.com
areitzner@cassiday.com

via email and by depositing true and correct copies of the same in a sealed envelope, with proper postage prepaid, addressed to the above and depositing the same in the U.S. Mail at 161 N. Clark Street, Chicago, Illinois 60601 before 4:00 p.m. on Fri, May 18, 2018.

/s/ Sharilee K. Smentek

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, LAW DIVISION

MICHAEL E. HOGG,)		
Plaintiff,)		
v.)	No.	2017 L 062046
ALEX JONES, INFORWARSSTORE.COM, GLOBAL HEALING CENTER, and DR. EDWARD GROUP,)))		
Defendants.)		

MOTION TO QUASH DEFECTIVE SERVICE OF SUMMONS AND TO VACATE ORDER OF DEFAULT DEFENDANTS OF GLOBAL HEALING CENTER AND DR. EDWARD GROUP

Defendants, Global Healing Center ("Global Healing") and Dr. Edward Group ("Dr. Group"), by their attorneys, Saul Ewing Arnstein & Lehr LLP, for their Motion to Quash Defective Service of Summons and to Vacate Order of Default, state as follows:

- 1. Plaintiff Michael E. Hogg ("Plaintiff") filed his Complaint for Fraud, Conspiracy to Commit Fraud and Strict Product Liability ("Complaint") on August 15, 2017. *See* Exhibit 1, Complaint.
- 2. On November 29, 2017, this Court granted Plaintiff leave to issue alias summons upon all defendants. *See* Exhibit 2, November 29, 2017 Order.
- 3. On January 26, 2018, Plaintiff caused to have Alias Summons issued to Global Healing and "Group Edward" by the Clerk of Court. *See* Group Exhibit 3, Alias Summonses.
- 4. According to Plaintiff's process server, he delivered copies of the summons and Complaint "to RECEPTIONIST, REFUSED TO GIVE HER NAME" at Global Healing Center,

2040 North Loop West #234, Houston, TX 77018 on February 6, 2018. *See* Exhibit 4, Affidavit of Process Server dated February 12, 2018.

- 5. According to Plaintiff's process server, he delivered copies of the summons and Complaint to "GROUP EDWARD as MANAGER of the within named corporation" at Group Edward, 2040 North Loop West, Houston, TX77018 on March 8, 2018. *See* Exhibit 5, Affidavit of Process Server dated March 9, 2018.
- 6. On April 25, 2018, this Court entered an order finding all defendants in technical default, and set this matter over to June 6, 2018 for prove-up. *See* Exhibit 6, April 25, 2018 Order.
- 7. As the Alias Summonses procured by Plaintiff are fatally defective and/or have not been properly served, they should be quashed and the order finding these defendants in technical default should be vacated.
- 8. Global Healing is a Texas limited partnership. *See* Exhibit 7, Affidavit of Molly Latham at ¶ 3. Illinois law provides that "[a] partnership sued in its firm name may be served by leaving a copy of the process with any partner personally or with any agent of the partnership found anywhere in the State." 735 ILCS 5/2-205(a). Unfortunately for Plaintiff, service was allegedly effected upon a "receptionist" who "refused to give her name." *See* Exhibit 4.
- 9. Not only does Global Healing not have a working receptionist at its principal office location in Texas (see Exhibit 7 at ¶ 4), such a receptionist could not at all be considered a partner or agent of the partnership. See e.g., Dei v. Tumara Food Mart, Inc., 406 Ill. App. 3d 856 (1st Dist. 2010). Moreover, and in any event, none of Global Healing's employees or officers received copies of the Alias Summons or Complaint on February 6, 2018. Id. at ¶¶ 5-6. Thus, service on Global Healing was clearly improper under Illinois law.

- 10. Plaintiff's purported service on Dr. Group is equally defective. As an initial matter, Plaintiff attempted to serve a "corporation" identified in Plaintiff's Alias Summons as "Group Edward." *See* Group Exhibit 3 and Exhibit 5. "Group Edward" is not corporation known to these defendants, nor is "Group Edward" a named party to this lawsuit. Plaintiff's Alias Summons is therefore rendered defective as it is not directed to the proper party. A summons served upon a non-existent party does not give the court jurisdiction. *Theodorakis v. Kogut*, 194 Ill. App. 3d 586, 589 (1990). Because Plaintiff's Alias Summons fails to name Dr. Group, an individual, on its face, then under Illinois law it "is no summons at all." *Id.* at 588 (stating that a summons which does not name a person on its face and notify him to appear, is no summons at all, so far as the unnamed person is concerned).
- 11. Even assuming, *arguendo*, that the Alias Summons were properly directed to Dr. Group, it was not properly served. Dr. Group is an individual residing in Texas. Illinois law requires that an individual be served "(1) by leaving a copy of the summons with the defendant personally, [or] (2) by leaving a copy at the defendant's usual place of abode, with some person of the family or a person residing there, of the age of 13 years or upwards, and informing that person of the contents of the summons, provided the officer or other person making service shall also send a copy of the summons in a sealed envelope with postage fully prepaid, addressed to the defendant at his or her usual place of abode." *See* 735 ILCS 5/2-203(a). Unfortunately for Plaintiff, service was allegedly effected upon "Group Edward as Manager of the within named corporation." *See* Exhibit 5. Plaintiff's process server did not leave a copy of the Alias Summons and Complaint with Dr. Group personally, nor did he leave a copy at Dr. Group's usual place of abode. *See* Exhibit 8, Affidavit of Dr. Edward F. Group III at ¶ 3. Thus, service was not proper under Section 2-203(a) of the Illinois Code of Civil Procedure.

12. Moreover, Plaintiff's defective Alias Summon to Group Edward, dated January 28, 2018, was expired at the time it was purportedly served. *See* Group Exhibit 3. The Alias Summons clearly states to any officer serving said summons that:

This Summons must be returned by the officer or other person to whom it was given for service, with endorsement of service and fees, if any, immediately after service. If service cannot be made, this Summons shall be returned so endorsed. *This Summons may not be served later than thirty* (30) days after its date."

Id. (emphasis added). Illinois Supreme Court Rule 102(b) further provides that "[n]o summons... may be served later than 30 days after its date."

- 13. According to Plaintiff's process server, service on "Group Edward" was achieved on March 8, 2018. *See* Group Exhibit 3. Taking this as true, it means that Plaintiff's Alias Summons was expired at the time of service and, therefore, could not actually constitute effective service upon Dr. Group. *See Hardy v. Bankers Life & Cas. Co.*, 19 Ill. App. 2d 75, 80 (1st Dist. 1958) (finding that summons was properly quashed under Rule 3, the predecessor to 102(b), where it was served on a defendant after the 30-day life of the summons had expired).
- 14. Since Plaintiff failed to achieve proper service on Global Healing and Dr. Group, this Court lacks jurisdiction over these defendants and service of the Alias Summonses should be quashed. 735 ILCS 5/2-301.
- 15. On April 25, 2018, this Court accepted the purported service on Global Healing and Dr. Group and entered a finding of technical default. *See* Exhibit 6.
 - 16. Pursuant to section 2-1301(e) of the Illinois Code of Civil Procedure:

"The court may in its discretion, before final order or judgment, set aside any default, and may on motion filed within 30 days after entry thereof set aside any final order of judgment upon any terms and conditions that shall be reasonable."

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735 ILCS 5/2-1301. The Illinois Supreme Court has held, "[w]here a litigant seeks to set aside a

default under Section 2-1301(e), . . . the litigant need not necessarily show the existence of a

meritorious defense and a reasonable excuse for not having timely asserted such defense.

Rather, the overriding consideration is simply whether or not substantial justice is being done

between the litigants" People v. Ralph L. (In re Haley D.), 2011 L 110886, ¶ 57.

17. This motion is filed within thirty days of entry of the April 25, 2018 order.

Global Healing and Dr. Group therefore seek that the finding of technical default entered on

April 25, 2018 be vacated.

18. This finding of default does not serve substantial justice as it is based upon

improper and invalid service of process. Global Healing and Dr. Group are being denied the

opportunity to defend against Plaintiff's allegations.

19. The filing of this motion shall not be used as any waiver of objection to

jurisdiction on behalf of Global Healing and Dr. Group.

WHEREFORE, defendants, Global Healing Center and Dr. Edward Group, respectfully

request this Court enter an order which quashing service of process, vacating the finding of

technical default, and dismissing this case, with prejudice, against them for lack of personal

jurisdiction pursuant to 735 ILCS 5/2-301.

GLOBAL HEALING CENTER and DR.

EDWARD GROUP,

By: /s/ Sharilee K. Smentek

One of their attorneys

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Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 87 of 112 PageID #:94

David S. Waxman
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ELECTRONICALLY FILED **5/18/2018 4:16 PM 2017-L-062046** PAGE 8 of 8

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 88 of ELEGTRONICALLY FILED 5/18/2018 4:16 PM 2017-L-062046 CALENDAR: G PAGE 1 of 6 CIRCUIT COURT OF COOK COUNTY, ILLINOIS LAW DIVISION CLERK DOROTHY BROWN

Exhibit 1: Complaint ELECTRONICALLY FILED
8/15/2017 11:58 PM
2017-L-062046
CALENDAR: G
PAGE 1 of 5
CIRCUIT COURT OF COOK COUNTY COOK COUNTY, ILLINOIS
LAW DIVISION
CLERK DOROTHY BROWN

Nos.

MICHAEL E. HOGG,

Plaintiff

v.
ALEX JONES,
INFOWARSSTORE.COM
GLOBAL HEALING CENTER,
DR. EDWARD GROUP,

Defendant(s)

COMPLAINT FOR FRAUD, CONSPIRACY TO COMMIT FRAUD AND STRICT PRODUCT LIABILITY

NOW COMES Plaintiff MICHAEL E. HOGG, filing pro se, and complains against

ALEX JONES, INFOWARSSTORE.COM, GLOBAL HEALING CENTER and DR. EDWARD

GROUP for STRICT PRODUCTS LIBILITY, FRAUD, CONSPIRACY TO COMMIT

FRAUD. In support, Plaintiff states as follows.

STATEMENT OF FACTS

- 1. Plaintiff MICHAEL E. HOGG is a resident of Glenview, Cook County, Illinois
- Defendant ALEX JONES is a radio broadcaster who broadcasts on WCKG 1520am, and on the internet via his site INFORWARS.COM
- Defendant INFOWARSSTORE.COM is the website where ALEX JONES sells his
 products including Advance Liver Cleanse Pack (Kit), and places it in interstate
 commerce.

- Defendant Dr. EDWARD GROUP is the individual who claims to have developed the Advance Liver Cleanse.
- 5. Defendant GLOBAL HEALING CENTER produces the Advance Liver Cleanse.
- 6. Plaintiff has a consulting company that manages business to business website websites, also owns weekend raised bed garden company and also fabricate/sell an automotive accessory, successfully from a home office since 2001.
- 7. Plaintiff learned about the Liver Shield/6 day cleans via listening to infowars.com
- Plaintiff purchased the Advanced Liver Cleans Pack (Kit) in mid-June 2015 which consisted of Liver Shield and; Oxy-Powder
- 9. Plaintiff followed the watched a video about the 6 day liver cleanse on its health benefits produced via Alex Jone's inforwars. Because of my schedule, there was no time to do a 6 day cleanse so instead plaintiff took took a the Oxy-Powder pills (Magnesium)
- 10. Plaintiff tried the Liver Shield in late August, 2015. On that day, Plaintiff felt some pain in his abdomen. The pain subsided in a week
- 11. Plaintiff tried the Liver Shield again on Sunday September, 13 th 2015. On that day, he felt the same pain on his left side, which felt the similar to the previous pain, but much worse.
- 12. On Friday September, 18 th 2015 Plaintiff went to his primary physician and showed him the liver shield container.
- 13. Plaintiff's physician proceeded to explain to me that the pain is near my stomach/spleen and ordered blood tests
- 14. On Sunday September, 20 th 2015 Plaintiff contacted infowars using a chat log about the pain and emailed global health healing center about the pain.

- 15. By that evening, Sunday September 20th 2015 Plaintiff was in the emergency room.
- 16. After review of his previous blood tests the Plaintiff's physician to send him home with pain medication.
- 17. Plaintiff insisted that they look further and both an ultrasound and a CT scan were performed, Plaintiff was admitted to the hospital and was given heparin, morphine and was visited by several physicians looking for possible issues
- 18. Test results results showed a large clot in the Plaintiff's portal vein and was proscribed blood thinners.
- 19. On August 10, 2017, Plaintiff had a followup MRI which showed that the portal vein could no longer be identified, and tortuous collateral veins had developed to compensate for the lack of portal vein,
- 20. Plaintiff suffers from pain every day.
- 21. Plaintiff's illness can be directly traced to the Liver cleans products purchased from the defendants.

COUNT I- STRICT PRODUCTS LIABILITY (All Edefendants

- 22. Plaintiff hereby incorporates paragraphs 1-21 as paragraph 22 herein
- 23. At all times DR EDWARD GROUP was guaranteeing the health benefits of the liver cleans, and was selling the product produced by GLOBAL HEALING CENTER, with a product endorsement, guarantee and certification by ALEX JONES, and sold through ALEX JONE'S INFORWARSSTORE.COM.
- 24. At all times, Liver Shield Cleanse products in question were manufactured, sold and distributed, through the Defendants and their companies.

- 25. Said products the Oxy Powder, and Liver cleans contain chemicals that if taken in tandem with eachother can and do create negative health effects, including inducing blood clots.
- 26. None of the harmful side effects are listed on their website or on the packaging.
- 27. At all times relevant, Plaintiff MICHAEL HOGG was taking the Oxy-Powder and Liver cleans and had no history of chronic illness.
- 28. After taking the Oxy-powder and Liver cleans, plaintiff began to develop blood clots in his portal vein and has been suffering with pain.
- 29. The blood clots and pain has been directly and proximately caused by his taking the Oxypowder and Liver cleans

Count II-Fraud

- 30. Plaintiff hereby incorporates paragraphs 1-29 as paragraph 30 herein
- 31. Defendants knew that the products did not have any positive health affects
- 32. Defendants marketed and sold the Liver cleans products knowing that they did not have any positive health effects.
- 33. In doing so, Defendants sought to defraud the public by supplying a product that did not induce any positive health effects.

Count III-Conspiracy to Commit Fraud

- 34. Plaintiff hereby incorporates paragraphs 1-29 as paragraph 30 herein
- 35. Defendants knew that the products did not have any positive health affects
- 36. Defendants in concert, marketed and sold the Liver cleans products knowing that they did not have any positive health effects.

37. In doing so, Defendants in concert with eachother sought to defraud the public by supplying a product that did not induce any positive health effects.

WHEREFOR- Plaintiff Michael Hogg prays this honorable court enter a judgment as follows:

- A. A Judgment in the amount of \$1,000,000 from all Defendants for loss of income, pain and suffering and punitive damages.
- B. Any other judgment this court deems right and just

Michael E. Hogg Pro Se

Micheal E. Hogg

809 Glenwood Ln.

Glenview, IL 60025

847-729-7992

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 94 of 1EDECTRONICALLY FILED 5/18/2018 4:16 PM 2017-L-062046 CALENDAR: G PAGE 1 of 2 CIRCUIT COURT OF COOK COUNTY, ILLINOIS LAW DIVISION CLERK DOROTHY BROWN

CLERK DOROTHY BROWN

Exhibit 2: November 29, 2017 Order

	they washed the doll
	IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
	SUBURBAN LAW DIVISION
	Hogg 1, Michael
	Plaintiff(s) No. 2017-L-062046
	Dones, Alex
	Defendant(s)
	CASE MANAGEMENT ORDER - LAW DIVISION
	Porsuantto Supreme Court Rule 218
	(All copies of prior case management orders must be available for prescritation to the court upon request of the judge.) (Please check off all pertinent paragraphs and circle proper party name.)
	(4296) 1. Written discovery & 213(6)(1) and (2) disclosured to be reported to
	The state of the completed by
	and (a) depositions to us completed by
	(4218) 3. Treating physicians depositions to be completed by
_	(4288) 4. Subpoenas for treating physicians depositions to be issued by
	(4296) 5. shall complete outstanding written discovery by
- 1	(4218) 6. shall be presented for deposition by
田	(4206) 7. Plaintiff/Defendant/Add. Party shall answer 213 (f)(3) interrogatories by
	(4218) 8. Plaintiff's 213(f)(3) witnesses to be deposed by
ΥF	9. Deferidant's 213(f)(3) witnesses to be deposed by
	26. 24218)10. Additional party's 213(f)(3) witnesses to be deposed by
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O	11. Additional Orders or Modifications: Plaint 4 3 granted Leave to
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	12 This matter is set in Room 202 for Starters of Severe e. of ruces
	(43)5) X (2 status at 9:00 a.m. on 2/13/2018
1	
- {	NOTICE
	Failure of any party to comply with this Case Management Order will be a basis for Rule 219(c) sanctions.
	Failure of any party to enforce this Case Management Order
1	will constitute a waiver of such discovery by that party. * All cases arriving on the Trial Call must
1	have all discovery in Lines I through 10 completed.
4	* A copy of this order is to be sent to each party by his/her
	counsel within 10 (ten) days of the initial Case Management
1.74	Date. Outers of the chart of the country of the co
	Ludgo Jaffery I Warney ZOZECHIEV Z 9 ZUI
1	Traine: 10 W.S. VRIVE
	Alty for: Plantoff
4	Address: 200 E- Evergreen : HILL ENTERED:
	City/State/Zip: M+- Prospect, DC 6056
	Telephone: 847 7 49 - 3059
	Judge's No.
	DOROTHY BROWN, CLERK OF THE CIRCLET COURT OF COOK COUNTY IT INOTE

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 96 of 1EDECTRONICABLY FILED 5/18/2018 4:16 PM 2017-L-062046 CALENDAR: G PAGE 1 of 3 CIRCUIT COURT OF COOK COUNTY, ILLINOIS LAW DIVISION CLERK DOROTHY PROWN

CLERK DOROTHY BROWN

Group Exhibit 3: Alias Summonses to Global Healing and Group Edward

(12/31/15) CCG N001 Summons - Alias Summons

	IN THE C	IRCUIT COURT OF COOK CO	DUNTY, ILLINOIS
HO	GG MICHAEL EUGENE	No. 20	17-L-062046
	v,	20	Defendant Address:
GL	OBAL HEALING CENTER;		GROUP EDWARD
GR	OUP EDWARD;		2040 NORTH LOOP WEST, SU
INI	FOWARSSTORE.COM;		HOUSTON, TX 77018
JOI	NES ALEX		
		SUMMONS ALIAS - SUMMO	NS
	each defendant:		
3	YOU ARE SUMMONED and red	uired to file an answer to the con	applaint in this case, a copy of which is he
		arance, and pay the required fee,	in the Office of the Clerk of this Court at
——foll	lowing location:		China Hilada Co
	Richard J. Daley Center,		,Chicago, Illinois 60
	☑District 2 - Skokie	District 3 - Rolling Meadows	
	5600 Old Orchard Rd.	2121 Euclid 1500	Maybrook Ave.
,_	Skokie, IL 60077	Rolling Meadows, IL 60008	
£ 5	☐ District 5 - Bridgeview		Richard J. Daley Center
06204 2 of 3	10220 S. 76th Ave. Bridgeview, IL 60455	16501 S. Kedzie Pkwy. Markham, IL 60428	50 W. Washington, LL-01 Chicago, IL 60602
구유 수	ou must file within 30 days after		
2017-L-062046 PAGE 2 of 3	in thust the width 30 days after	solvice of this buildions, not out	anting are day of belvioe.
TIF '	YOU FAIL TO DO SO, A JUDG	MENT BY DEFAULT MAY BE	E ENTERED AGAINST YOU FOR THE
RE	LIEF REQUESTED IN THE CO	MPLAINT.	
_	.1 077		
Io Thi	the officer:	the officer or other person to who	m it was given for service, with endorsem
of s	service and fees, if any, immediat	elv after service. If service cannot	t be made, this Summons shall be returned
end	lorsed. This Summons may not be	e served later than thirty (30) days	s after its date.
Y	Atty, No.: 45783	Witness:	Friday, 26 January 2018
Nar	me: AVILA LAW GROUP	/s DOROTH	IY BROWN (* STATE OF THE STATE
Att	y. for: HOGG MICHAEL EUGENE	DOROTHY	BROWN, Clerk of Count
•	dress: 6601 N AVONDALE 203		COURT COOL
	y/State/Zip Code: CHICAGO II 60	Date of Ser	Vice;
Add	CITE ALIO, IL MINIST		d by officer on copy left with Defendant or other pers
Add City		(To be inserted	coy officer on copy text with percentage of called percentage
Add City Teld	ephone: (773) 671-3480	(To be inserted	a by omitted on copy text with a section and the section pos-
Add City Teld Prin		(To be inserte	Facsimile Transmission will be accepted at:

Summons - Alias Summons

(12/31/15) CCG N001

=	IN THE CI	RCUIT COURT OF C	OOK COUNTY, ILLINOIS
<u>H</u>	IOGG MICHAEL EUGENE	[No. 2017-L-062046
	global healing center;		Defendant Address:
_			GLOBAL HEALING CENTER
<u>C</u>	GROUP EDWARD;		2040 NORTH LOOP WEST, SU
<u> </u>	INFOWARSSTORE.COM;		HOUSTON, TX 77018
Je	ONES ALEX		
		_ [
-		SUMMONS 🗹 ALIAS -	SUMMONS
1	o each defendant:	iend to file an answer t	o the complaint in this case, a copy of which is hereto
a.	ttached, or otherwise file your appear	rance, and pay the requ	fired fee, in the Office of the Clerk of this Court at the
	ollowing location:	1	,
	☐Richard J. Daley Center, 50	W. Washington, Room	n,Chicago, Illinois 60602
	☑District 2 - Skokie	☐District 3 - Rolling	Meadows
LED	5600 Old Orchard Rd. Skokie, IL 60077	2121 Euclid 1500 Rolling Meadows,	Maybrook Ave. IL 60008 Maywood, IL 60153
≻ ₽₹ ₽ ₹	☐District 5 - Bridgeview	☐District 6 - Markhar	m Richard J. Daley Center
ELECTRONICALLY FILED 5/18/2018 4:16 PM 2017-L-062046	10220 S. 76th Ave. 16501 S. Kedzie Bridgeview, IL 60455 Markham, IL 60 You must file within 30 days after service of this Summ		kwy. 50 W. Washington, LL-01 8 Chicago, IL 60602
	ou must file within 30 days after se	rvice of this Summon	s, not counting the day of service.
\$18 20 18 18	EVOLUEAU TO DO SO A HIDGM	AFNT BY DEFAULT	MAY BE ENTERED AGAINST YOU FOR THE
ELEC R	ELIEF REQUESTED IN THE COM		WINT BE ENVERED HOLLINGS TOOLOUTER
	o the officer:		
Т	his Summons must be returned by the	e officer or other perso	n to whom it was given for service, with endorsement
0	of service and fees, if any, immediately adorsed. This Summons may not be s	y after service, it servi	ce cannot be made, this Summons shall be returned so (30) days after its date.
	ndorsou. This building hay not be a	of the later than the later	(00) 000,000,000
V	Atty. No.: 45783	W	itness: Friday, 26 January 2018
/ N	Name: AVILA LAW GROUP	/s	DOROTHY BROWN
A	Atty. for: HOGG MICHAEL EUGENE	D	OROTHY BROWN, Clerk of County 1
	Address: 6601 N AVONDALE 203		oto of Service:
C	City/State/Zip Code: CHICAGO, IL 6063	U .	ate of Service.
Т	'elephone: (773) 671-3480	T)	o be inserted by officer on copy left with Defendant or other person)
P	rimary Email Address: jdskyles@skyles	law.com	
	Secondary Email Address(es):	•	Service by Facsimile Transmission will be accepted at:
~		-	
-		(A	Area Code) (Facsimile Telephone Number)

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 99 of 1EDECTRONICALLY FILED 5/18/2018 4:16 PM 2017-L-062046 CALENDAR: G PAGE 1 of 2 CIRCUIT COURT OF COOK COUNTY, ILLINOIS LAW DIVISION CLERK DOROTHY PROWN

Exhibit 4: **Affidavit of Process Server** dated February 12, 2018

CLERK DOROTHY BROWN

AFFIDAVIT OF PROCESS SERV

IN THE CIRUCUIT COURT OF COOK COUNTY

County of Cook Col CLERK DOROTHY BROWN

ELECTRONICALLY FILED 2/13/2018 8:30 AM 2017-L-062046

ALENDAR: G

MICHAEL EUGENE HOGG

Attorney:

Plaintiff

AVILA LAW GROUP 6601 N. AVONDALE #203 CHICAGO, IL. 60631

VS.

ELECTRONICALLY FILED 5/18/2018 4:16 PM

GLOBAL HEALING CENTER; GROUP EDWAR; INFOWARSTORE.COM; JONES ALEX

Defendant

Case Number: 2017-1-062046

Court / Appearance Date: 02-13-2018

Court Time:

Legal documents received by HOUSTON COURT PROCESSORS on January 26th, 2018 at 5:00 PM to be served upon GLOBAL HEALING CENTER at 2040 NORTH LOOP WEST #234, HOUSTON, TX. 77018

1, CHARLES LINDSAY, swear and affirm that on February 06th, 2018 at 11:41 AM, I did the following:

18/2018 4:16 PM 2017-L-062046 Served the corporation listed as the intended recipient of the legal documents by delivering a conformed copy of the SUMMONS AND COMPLAINT FOR FRAUD, CONSPIRACY TO COMMIT FRAUD AND STRICT PRODUCT LIABILITY to RECEPTIONIST, REFUSED TO GIVE HER NAME as of the within named corporation. The service Edate, time, my initials and/or name, and identification number, if required by state statute, were listed on the document served.

Supplemental Data Appropriate to this Service:

A diligent search & inquiry has determined that the subject is not on active duty with the U.S. Armed Forces.

I declare that I am eighteen years of age or older and have no interest in the above legal matter. I attest that I am certified, appointed by sheriff or motion and order and that I am legally authorized to serve court documents within the above named circuit / county.

Process Server

HOUSTON COURT PROCESSORS P.O.Box 891001 Houston, 77289

(832) 453-4743

Internal Job ID: 2018000096

Reference Number: MICHAEL EUGENE HOGG

The foregoing instrument was acknowledged before me FEBRUARY on this 12 day of

CHARLES LINDSAY, who is 2018, by

personally known to me or who has produced as identification. TPL

Notary Printed Name

Commission Expiration Date



TERESA ANN WHITMORE Notary ID #128827162 My Commission Expires May 30, 2021

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Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 101 of FLEGTRONICALLY FILED 5/18/2018 4:16 PM 2017-L-062046 CALENDAR: G PAGE 1 of 2 CIRCUIT COURT OF COOK COUNTY, ILLINOIS LAW DIVISION CLERK DOROTHY PROWN

Exhibit 5: **Affidavit of Process Server** dated March 9, 2018

CLERK DOROTHY BROWN

ELECTRONICALLY FILED **5/18/2018 4:16 PM** 201**7-L-062046** PAGE 2 of 2

ELECTRONICALLY FILED

4/11/2018 5:11 PM

2017-L-062046

CALENDAR: G

PAGE 1 of |
CIRCUIT COURT OF
COOK COUNTY, ILLINOIS

IN THE CIRUCUIT COURT OF COOK COUNTY

COOK COUNTY, ILLINOIS
LAW DIVISION
County of Coulerk Domo philling with

MICHAEL EUGENE HOGG

Attorney:

Plaintiff

VS.

AVILA LAW GROUP 6601 N. AVONDALE #203 CHICAGO, IL. 60631

GLOBAL HEALING CENTER; GROUP EDWAR; INFOWARSTORE.COM; JONES ALEX

Defendant

Case Number: 2017-1-062046

Court / Appearance Date: 03-14-2018
Court Time:

Legal documents received by HOUSTON COURT PROCESSORS on February 28th, 2018 at 5:00 PM to be served upon GROUP EDWARD at 2040 NORTH LOOP WEST, HOUSTON, TX. 77018

MARK A. WHITMORE, swear and affirm that on March 08th, 2018 at 11:26 AM, I did the following:

Served the corporation listed as the intended recipient of the legal documents by delivering a conformed copy of the SUMMONS AND COMPLAINT FOR FRAUD, CONSPIRACY TO COMMIT FRAUD AND STRICT PRODUCT LIABILITY to GROUP EDWARD as MANAGER of the within named corporation. The service date, time, my initials and/or name, and identification number, if required by state statute, were listed on the document served.

Supplemental Data Appropriate to this Service:

A diligent search & inquiry has determined that the subject is not on active duty with the U.S. Armed Forces.

I declare that I am eighteen years of age or older and have no interest in the above legal matter. I attest that I am certified, appointed by sheriff or motion and order and that I am legally authorized to serve court documents within the above named circuit / county.

MARK A. WHITMORE
Process Server, # 1314

HOUSTON COURT PROCESSORS P.O.Box 891001 Houston, 77289

(832) 453-4743

Internal Job ID: 2018000301

Reference Number: MICHAEL EUGENE HOGG

The foregoing instrument was acknowledged before me on this day of Mach 2018, by Mach A WHATONES who is personally known to me or who has produced as identification.

Notary Printed Name

20000

Commission Expiration Date

Notary Signature

TERESA ANN WHITMORE Notary IO #128827162 My Commission Expires May 30, 2021

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Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 103 of FLEGTRONICALALY FILED 5/18/2018 4:16 PM 2017-L-062046 CALENDAR: G PAGE 1 of 2 CIRCUIT COURT OF COOK COUNTY, ILLINOIS LAW DIVISION CLERK DOROTHY BROWN

Exhibit 6: April 25, 2018 Order

CLERK DOROTHY BROWN

(Rev. 02/24/05) CCG N002 Order IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS No. 2017-L-062046 6/06el Healing Center, Infowersstore.com, Group Edward, This matter coming before This Honorable Court for Status, Status on Service, and Oral Motions for Defen Itzand written Motions for Default. 1. All Defendants CAlex Jones, 6/0601 Healing Center, Infowers. com, Group Edward have been served. Global Healing Conter was served on February btm, 2018Alex Jones, Infowers.com, and Group Edward were all served on March 8 tand March 9th 2018. all defendants were served. No defendants has Attorney No.: Account likes Jeffery L. Warnick Michael Hogg - Plaintiff
7132 N. Harlem Ave. Dated: APR 25 2018 JS COURT - 2024 hicogo, IL. (511.4107) Telephone: __ 6-6- Judge 201 set on DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS 202, Junge Warnick

5. Plaintiff shall serve all Defendents

Mail Jet Rr 6-6-2018.

64

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 105 of ELEGTRONICALLY FILED 5/18/2018 4:16 PM 2017-L-062046 CALENDAR: G PAGE 1 of 3 CIRCUIT COURT OF COOK COUNTY, ILLINOIS LAW DIVISION CLERK DOROTHY BROWN

Exhibit 7: **Affidavit of Molly Latham**

CLERK DOROTHY BROWN

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, LAW DIVISION

MICHAEL E. HOGG,)	
Plaintiff,)	
v.) No.	2017 L 062046
ALEX JONES, INFORWARSSTORE.COM, GLOBAL HEALING CENTER, and DR. EDWARD GROUP,))))	
Defendants.)	

AFFIDAVIT OF MOLLY LATHAM

The undersigned, Molly Latham, being first duly sworn on oath, deposes and states as follows:

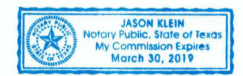
- ELECTRONICALLY FILED **5/18/2018 4:16 PM 2017-L-062046** PAGE 2 of 3 I have personal knowledge of the facts set forth in this Affidavit, and could 1. competently testify thereto if called as a witness.
 - 2. I am currently employed by Global Healing Center ("GHC") as Chief Financial Officer, and was employed by GHC at all relevant times to this matter.
 - 3. GHC is a Texas limited partnership with its principal place of business located at 2040 North Loop West, Suite 234, Houston, Texas 77018.
 - 4. GHC does not employ a receptionist at its office. When someone enters the office through the front door, a chime sounds in the Customer Service area and they can see who is in the lobby via a camera feed. Whoever is available goes out to greet them. All Customer Service personnel, all of whom have been employed by GHC for quite a while, are strictly trained to identify themselves upon request.

- 5. None of the Customer Service personnel are authorized to receive legal documents on behalf of GHC, and were instructed to notify an officer of GHC should anyone attempt to serve GHC with legal documents.
- 5. On February 6, 2018, I was present at GHC's office. I did not receive any legal summons or complaint on that date.
- 6. I have inquired of all GHC employees and officers, including all Customer Service personnel, whether they received any legal summons or complaint on February 6, 2018. No employees, agents or officers received any such documents on that date.

Further Affiant sayeth not.

Subscribed and sworn to before me this day of May, 2018.

Notary Public



Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 108 of ELECTRONICALLY FILED 5/18/2018 4:16 PM 2017-L-062046 CALENDAR: G PAGE 1 of 2 CIRCUIT COURT OF COOK COUNTY, ILLINOIS LAW DIVISION CLERK DOROTHY BROWN

Exhibit 8: Affidavit of Dr. Edward F. Group III

CLERK DOROTHY BROWN

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, LAW DIVISION

MICHAEL E. HOGG,)	
Plaintiff,)	
v.) No.	2017 L 062046
ALEX JONES, INFORWARSSTORE.COM, GLOBAL HEALING CENTER, and DR. EDWARD GROUP,)	
Defendants.)	

AFFIDAVIT OF DR. EDWARD F. GROUP III

The undersigned, Dr. Edward F. Group III, being first duly sworn on oath, deposes and states as follows:

- I have personal knowledge of the facts set forth in this Affidavit, and could competently testify thereto if called as a witness.
 - 2. I am an individual residing in Texas.
 - 3. I was not personally served with any legal summons or complaint on March 8,

2019, nor was a copy left at my residence on that date.

Further Affiant sayeth not.



Subscribed and sworn to before me this

187 day of May, 2018.

Notary Public

Law DIVISION

Litigant List

Printed on 05/18/2018

Case Number: 2017-L-062046 Page 1 of 1

Plaintiffs

Plaintiffs Name	Plaintiffs Address	State	Zip	Unit #
HOGG MICHAEL EUGENE	809 GLENWOOD LN.	IL	0000	

Total Plaintiffs: 1

Defendants

Defendant Name	Defendant Address	State		Unit #	Service By
GLOBAL HEALING CENTER	2040 NORTH LOOP WEST, SU	TX	0000		
GROUP EDWARD	2040 NORTH LOOP WEST, SU	TX	0000		
INFOWARSSTORE.COM	3001 S LAMAR BLVD STE 10	TX	0000		
JONES ALEX			0000		

Total Defendants: 4

Case: 1:18-cv-05421 Document #: 2-1 Filed: 08/09/18 Page 111 of 112 PageID #:118 IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT - SUBURBAN LAW DIVISION - SECOND DISTRICT) No. 17-L-62046 DOCKETEL MAY 24 2018 ORDER SETTING BRIEFING SCHEDULE AND HEARING DATE This cause having come before the court on Plaintiff's Defendant's * (the "Movant") motion to/for (the "Motion"), due notice having been given and the court being fully advised in the premises, IT IS HEREBY ORDERED: Plaintiff Defendant shall file a reply to the Response (the "Reply") by 7/10/18 Hearing on the Motion shall be held on $\frac{7/18/18}{10.30}$ at $\frac{10.30}{10.00}$ Am. in courtroom $\frac{20}{10.00}$, 5600 Old Orchard Road, Skokie, IL, 60077. Movant shall provide the court by 7/1/2018 (which shall in any event be no later than two (2) court days after the deadline for the Reply, and at least seven (7) court days prior to the date set for the hearing) with a courtesy copy of this Order, the Motion, the Response, the Reply and all other relevant pleadings, exhibits, rules, statutes and material that the Movant reasonably believes the court needs to decide the Motion. These courtesy copies shall be delivered to the Office of the Presiding Judge in Room 219 in an envelope clearly marked "Courtesy Copy", together with a letter of transmittal listing what is included. The Movant shall serve a copy of his/her transmittal letter on the opposing party on the date it is delivered to the court. Failure to comply with this "Courtesy Copy" requirement may result in the court cancelling or resetting the hearing date or striking the Motion. Compliance with this Order will allow the court to timely render a decision on the Motion. If prior to the hearing date the parties enter into an agreement concerning the Motion or if there is no objection to the entry of the relief sought in the Motion, the Movant shall notify the court immediately by contacting the Office of the Presiding Judge at 847-470-7200 with the appropriate information relating thereto. Failure to file a supporting or answering memorandum shall not be deemed to be a waiver of the Motion, or a withdrawal of the opposition thereto, but shall be deemed to be a waiver of the right to file the respective memorandum. A hearing on a contested motion will not be continued unless a written request for a continuance is served and heard at least 24 hours in advance of the scheduled hearing, unless a bona fide emergency is shown. TECHNIGOL DEFINITION OF OF 4/25/2018 IS VACATED. Associale Julge Jeffery L. *Instruction to Attorneys/Litigants: Clearly line out the inapplicable word. Attorney No. ENTERED: Name: Attorney for: Address: 7132 r harrism Telephone: Chas \$ 60631 Judge Judge's No. 01/15

(Rev. 02/24/05) CCG N002

Order

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

Hogg

No. 17-L-062046

Jones

ORDER

Henring on Motion to Quair service of process proceeded.

Alias Summons granted for issue anany unserved 4213 defendants.

This Matter is set for Stutus on Service of Process on \$1315 September 18, 2018 at 9:00am room 202

Service of process prover to 7-18-2018 on DeLendants Dr. Edward Group, Hex Jones, Papa Holdings and Global Healing Center are Quasied 4255

Attorney No.: 488 48

Jame: Done, Skyles

tty. for:

ddress: 200 E. 12 re-green 12121

ty/State/Zip: Mr. Prospect, IL GOODE

lephone: 841-744-3009

Associate Judge Jeffery L. Warred JUL 18 2019

Circuit Court - 10

ENTERED:

Dated:

Judge Judge

Judge's No.